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JIM EDGAR
Secretary of State

ILLINOIS REGISTER

Rules of Governmental Agencies

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

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Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Standardbred and Thoroughbred Horse Breeding and Racing Programs, Illinois
- 2) Code Citation: 8 Ill. Adm. Code 290
- 3) Section Number: Proposed Action:
290.110 Amend
- 4) Statutory Authority: Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1989, ch. 8, par. 37-31)
- 5) A Complete Description of the Subjects and Issues Involved:
On October 17, 1990, the Standardbred Advisory Board recommended that the county fair starting requirement in order to be eligible to race at the Illinois State Fair in races for Illinois Conceived and Foaled Horses be eliminated.

Historically, the county fair start requirement was established to draw the better horses to the county fairs from the metropolitan areas. At that time, the Illinois State Fair was the crown jewel of the two and three-year-old racing in Illinois. Races in Chicago (Orange and Blue, Pete Langley Memorial, etc.) have been enhanced, and Springfield is no longer the most desirable place to race colts. 1990 was a good example of the change in attitude; the top horses, such as Plum Peachy, Gosox, Buck and Wing, etc., did not race in Springfield because the purses were not enough incentive for the owners to make the effort and take the risk of getting their horses injured at a county fair while fulfilling their county fair start requirement. The county fair requirement does not specifically state that a competitive start is required, thus, allowing room for poor efforts on the track and disillusioned fans. This also creates a nightmare for promotional people trying to bring fans to the county fair races.

The rule no longer serves a realistic function within the industry and has begun to have a definite negative impact on harness racing in Illinois. Two fairly distinct racing colonies have developed within the State; one being the horses that are trained and raced at the Chicago area pari-mutuel tracks and surrounding training farms, and those that are trained at central and southern Illinois fairgrounds, farm tracks and training centers. In most cases, these horses generally do not mix in competition. The horses trained at the pari-mutuel tracks and metropolitan training centers have the advantage of larger tracks, more consistent

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maintenance of those tracks, and more days available for training on those often "all weather" tracks. The horsemen, generally from the more rural areas, do not have these same advantages, thus may not have their horses up to the level of competition as soon as their metropolitan counterparts. The county fair start requirement in effect forces these two types of horses to compete, often at considerable disadvantage to the horse trained at a rural facility. The start requirement also exacerbates a problem of more competitive horses shipping into a county fair to get their required start in a feature race (the more lucrative races with state funds added), thus, eliminating the small rural stable from being competitive for the larger purses.

Besides the element of imbalanced racing conditions, there are frequently diseases transmitted (most often respiratory), between these groups of horses that could possibly be avoided or at least kept to a minimum by eliminating the need for travel to a county fairgrounds to race. In addition to the risk of shipping and disease, there is also the concern over the quality of the county fair racetracks and in competing with novice drivers. Many owners and trainers consider injury to themselves and their horses a genuine concern.

- 6) Will this proposed rule replace an emergency rule in effect?: No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? None requiring JCAR approval in accordance with Section 6.02(b) of the Illinois Administrative Procedure Act.
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: Rule does not affect units of local governments.
- 11) Time, Place and Manner in which interested persons can comment on this proposed rulemaking:

A 45-day written comment period will be granted for receiving comments from the public. This comment period will begin on the day the notice of rulemaking appears in the Illinois Register. Comments should be sent to the Director, Department of Agriculture, State Fairgrounds, P.O. Box 19281, Springfield, Illinois 62794-9281.

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This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 26, 1990
- B) Types of small businesses affected: Standardbred owners and breeders; pari-mutuel, 32 county fairs, and training segments of the standardbred racing community.
- C) Reporting, bookkeeping or other procedures required for compliance: Deletes the requirement that the horse must have one county fair start prior to racing at the Illinois State Fair.
- D) Types of professional skills necessary for compliance: Basic management.

The full text of the Proposed Amendment begins on the next page:

PART 29C
STANDARDRED AND THOROUGHBRED HORSE BREEDING AND
RACING PROGRAMS, ILLINOIS

SUBPART A: RULES RELATING TO BOTH THE
ILLINOIS STANDARDRED AND THOROUGHBRED
HORSE BREEDING AND RACING PROGRAMS

Section
290.10
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290.20

Definitions
Trust Funds; Nominating, Sustaining and Starting Funds
Schedule A; Standardbred and Thoroughbred Breeders
Fund Programs and Monies Distribution Schedule

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Stallion Qualification Requirements
Application for Offering or Standing Stallion for
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Stallion Siring Foal Must Qualify In Order For Foal
to be Eligible for Registration as an Illinois
Conceived and and Foaled Horse

290.75

Notification to the Department if Licensed Stallion
Leaves the State

290.80

Stallion Qualification Procedures

290.85

Qualifications for Illinois Conceived and Foaled
Standardbred Horses

290.90

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and Foaled Horses

290.95

Standardbred Breeders Awards

290.100

Grandfather Rights of Standardbred Horses Registered
Under the Illinois Harness Racing Act

290.105

Standardbred Racing at County Fairs

290.110

Illinois Conceived and Foaled Standardbred Races at
the Illinois State Fair

SUBPART C: THOROUGHBRED DIVISION

Section
290.150

Stallion Qualification Requirements

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- 290.155 Application for Offering or Standing Stallion for Service
- 290.160 New Owner of a Stallion Shall Qualify Stallion Before Offering Service
- 290.165 Breeding Record - Report of Mares Bred
- 290.170 Stallion Siring Foal Must Qualify In Order For Foal to be Eligible for Registration as an Illinois Conceived and Foaled Horse
- 290.175 Notification to the Department if Licensed Stallion Leaves the State
- 290.180 Stallion Qualification Procedures
- 290.185 Qualifications for Illinois Conceived and Foaled Thoroughbred Horses
- 290.190 Certification and Registration for Illinois Conceived and Foaled Horses
- 290.195 Qualifications for Illinois Foaled Thoroughbred Horses
- 290.200 Certification and Registration for Illinois Foaled Thoroughbred Horses
- 290.205 Grandfather Rights of Thoroughbred Horses Registered Under the Illinois Horse Racing Act
- 290.210 Thoroughbred Stallion Owners Awards
- 290.215 Illinois Conceived and Foaled Thoroughbred Races; County Fairs

AUTHORITY: Implementing and authorized by Sections 30 and 31 of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1989 ~~1987~~, ch. 8, pars. 37-30 and 37-31).

SOURCE: Rules and Regulations Relating to the Illinois Standardbred and Thoroughbred Horse Breeding and Racing Programs, filed October 13, 1976, effective October 23, 1976; filed December 21, 1977, effective January 1, 1978; 3 Ill. Reg. No. 26, page 164, effective June 28, 1979; 4 Ill. Reg. No. 25, page 88, effective June 4, 1980; codified at 5 Ill. Reg. 10544; amended at 12 Ill. Reg. 14515, effective September 6, 1988; amended at 15 Ill. Reg. _____, effective _____.

SUBPART B: STANDARDBRED DIVISION

Section 290.110 Illinois Conceived and Foaled Standardbred Races at the Illinois State Fair

- a) The Department will conduct annually during the State Fair at least a 5-day racing program as set forth in the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1989 ~~1979~~, Ch. 8, par. 37-31).

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- 1) The PROGRAM SHALL INCLUDE AT LEAST THE FOLLOWING RACES LIMITED TO ILLINOIS CONCEIVED AND FOALD HORSES:
- A) A TWO YEAR OLD TROT AND PACE, AND FILLY DIVISION OF EACH;
- B) A THREE YEAR OLD TROT AND PACE, AND FILLY DIVISION OF EACH;
- C) AN AGED (FOUR, FIVE AND SIX YEAR OLDS) TROT AND PACE, AND MARE DIVISION OF EACH. Quoted from Section 31 of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1989, ch. 8, par. 37-31). ~~11~~

b) All standardbred races held at the State Fair which receive funds from the Illinois Standardbred Breeders Fund shall ~~must~~ be conducted in accordance with the rules of the United States Trotting Association (750 Michigan Avenue, Columbus, Ohio 43215; 1990), unless otherwise modified by rule of the Department. This incorporation by reference does not include any later amendments or editions. Any deviation from the rules of the Department or the U.S. Trotting Association rules not authorized by the Department shall be grounds for denying funds from the Illinois Standardbred Breeders Fund.

c) To qualify to race at the Illinois State Fair in races for Illinois Conceived and Foaled Horses, a horse shall ~~must~~ meet the following requirements:

- 1) Be registered by the Department as an Illinois Conceived and Foaled Standardbred Horse.
- 2) In order to be eligible for the "open" and "filly" races, a horse must have started in a race in at least one county fair in Illinois. Record of the one county fair race must be recorded on the Eligibility Certificate of the horse.

3) Whenever the basic purses are equal for the "open" and "filly" races, a filly may not enter the "open" race.

4) In order to be eligible to race in the Illinois Standardbred Owners and Breeders Cup Races, a horse must have started at one county fair in qualified

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colt association races and be properly eligible under Illinois Standardbred Owners and Breeders Cup conditions. Illinois Standardbred Owners and Breeders Cup races shall be these races as set forth in Schedule A -- See 8 Ill. Adm. Code Section 290.20.

- d) Nominating -- Sustaining and Starting Fees. All nominating, sustaining and starting fees for races sponsored by the Department of Agriculture through the Illinois Standardbred Breeders Fund shall be paid to the Department, except for those races specifically designated otherwise in Schedule A (See 8 Ill. Adm. Code Section 290.20).

- 1) The dates and amounts of these payments shall be as set forth in Schedule A (See 8 Ill. Adm. Code Section 290.20).

- 2) All fees received from these payments shall be kept by the Department in accounts as set forth in Ill. Rev. Stat. 1989 1979, Chapter 127, paragraph 141.26a, to be used for the benefit of entrants in specific races. These monies shall be paid out as a part of the purse for each respective race.

~~quoted from Illinois Racing Act of 1975 (Ill. Rev. Stat. 1979, Ch. 8, par. 37-31)~~

(Source: Amended at 15 Ill. Reg. _____, effective _____)

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Applications
- 2) Code Citation: 92 Ill. Adm. Code 1202
- 3) Section Numbers: Proposed Action:
 1202.10 Amendment
 1202.20 Amendment
 1202.40 Amendment
 1202.50 Amendment
- 4) Statutory Authority: Authorized by Section 18c-1202 of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 18c-1202).

5) A Complete Description of the Subjects and IssuesInvolved:

This rulemaking proposes to establish additional administrative standards for an applicant to meet when seeking a grant of new, extended or temporary authority. Primarily, the proposal establishes standards for determining whether a public need has been demonstrated which would warrant the issuance of authority and addresses such issues as the level of shipper support for the application. The proposal also amends the application filing requirements with regard to when supporting documents must be filed and adds a requirement that the published notice of application must include the names of all supporting shippers. Accompanying proposed amendments to Part 1304: Motor Carrier of Property Fitness Standards are being filed concurrently with this rulemaking.

- 6) Will this proposed amendment replace an emergency amendment currently in effect? No.

- 7) Does this rulemaking contain an automatic repeal date? No.

- 8) Does this proposed amendment contain incorporations by reference? Yes.

- 9) Are there any other proposed amendments pending on this Part? No.

- 10) Statement of Statewide Policy Objectives? This proposed amendment neither creates nor expands any state mandate on units of local government, school districts, or community college districts.

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11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Kathy Lynch
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62706

Comments should be filed within 45 days of the date of this issue of the Illinois Register.

12) Initial Regulatory Flexibility Analysis:

- A) Date amendment was submitted to Business Assistance Office of the Department of Commerce and Community Affairs: November 20, 1990.
- B) Types of small businesses affected: This amendment will affect those motor carriers that are also small businesses as defined in the Illinois Administrative Procedure Act.
- C) Reporting, bookkeeping or other procedures required for compliance: None.
- D) Types of professional skills necessary for compliance: None.

The full text of Proposed Amendment begins on the next page:

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TITLE 92: TRANSPORTATION
CHAPTER III: ILLINOIS COMMERCE COMMISSION
SUBCHAPTER a: COMMERCIAL TRANSPORTATION GENERALLY

PART 1202
APPLICATIONS

- | | |
|---------|--|
| Section | |
| 1202.10 | Application Forms for Permanent Authority |
| 1202.20 | Notice of Applications for Permanent Authority |
| 1202.30 | Petitions for Leave to Intervene |
| 1202.40 | Temporary Motor Carrier of Property License Applications |
| 1202.50 | Emergency Temporary Motor Carrier of Property License Applications |

AUTHORITY: Implementing Sections 18c-1202 and 18c-2107 and authorized by Section 18c-1202 of the Illinois Commercial Transportation Law (Ill. Rev Stat. 1989, ch. 95 1/2, pars. 18c-1202 and 18c-2107).

SOURCE: Adopted at 11 Ill. Reg. 17528, effective October 15, 1987; amended at 14 Ill. Reg. _____, effective _____.

Section 1202.10 Application Forms for Permanent Authority

- a) Applications under the Illinois Commercial Transportation Law (Law) (Ill. Rev. Stat. 1985, ch. 95-1/2, pars. 18c-1101 et seq.) shall be on the application forms provided by the Illinois Commerce Commission (Commission).
- b) Where no form has been provided for the specific purpose of the application, an applicant shall file a verified petition (see Ill. Rev. Stat. 1985, ch. 95-1/2, par. 18c-2103(2)).

a) Application for permanent authority shall be filed on forms provided by the Commission and must be accompanied by the following:

- 1) the required fee specified in 92 Ill. Adm. Code 1205;
- 2) The names and addresses of all shippers who intend to support the application;

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- 3) All supporting documents, except as provided in subsection (c) below (supporting documents must be completed when filed); and
- 4) If an Illinois corporation, a copy of the articles of incorporation, or the certificate of authority to do business in Illinois if a foreign corporation.
- b) Any application received which is not completed or which is not accompanied by the items specified in subsections (1) through (4) above shall be returned to the applicant.
- c) Completed shipper support statements (Supporting Document SS) may either be filed with the application or at least 10 days prior to the date of the hearing on the application in accordance with the provisions of Section 18C-4201(4) of the Illinois Commercial Transportation Law (the Law) (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 18C-1101 et seq.).
- d) Permanent authority shall not be granted unless the application and the evidence presented at hearing demonstrate that a public need exists for the requested service and that the applicant is fit, willing and able to provide the service requested.
- e) Fitness shall be determined in accordance with the provisions of 92 Ill. Adm. Code 1304: Motor Carrier of Property Fitness Standards.
- f) In determining whether a public need exists for the requested service the Commission shall consider:
- 1) Whether the applicant has sufficient shipper support to establish a public need for the transportation of each commodity and territory requested. Any commodity or territory which is not supported will not be granted.
 - 2) Whether supporting shippers have made a bona fide attempt to obtain service from existing authorized carriers.
 - 3) Whether supporting shippers have experienced service failures, within the calendar year preceding application, which warrant the addition of new service.

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- 4) Whether the supporting shippers provide evidence of a clear intent to use the applicant's services to the extent specified in the Shipper Support Statement.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 1202.20 Notice of Applications for Permanent Authority

a) Publication-of-Notice

- 4) When public notice of an application is required by the Law, notice shall be given by publication in the "official newspaper" designated by the Department of Central Management Services pursuant to Section 4 of the Illinois Purchasing Act (Ill. Rev. Stat. 1985, ch. 127, par. 132.4). The notice must state the docket number assigned by the Commission and must be on the publication of notice form appropriate for the type of application involved provided by the Commission.
- 2) When commodities are described in a notice of publication, the commodities shall be described in accordance with Uniform Commodity Classifications, 92-III-Adm-Code-1460.
- b) Notice of application shall include the names of all shippers who intend to support the application.
- bc) An applicant shall be directed to republish notice of an application when the original publication failed to give notice to the public of the nature and extent of the proposed operations, when the applicant intends to present supporting shippers in addition to those named in the original publication, or when the publication was not in compliance with this Section.
- ed) Each applicant shall obtain from the official newspaper a certificate of publication certifying that the notice has been published and showing the contents of the notice and the date of publication. The applicant shall file a copy of the certificate with the Commission. ~~An application is not complete until the certificate of publication has been filed.~~ A hearing on the application shall not commence until the certificate of publication has been filed.

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(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 1202.40 Temporary Motor Carrier of Property License Applications

- a) This Section shall apply to:
- 1) Applications for a temporary license in the name of an applicant; and
 - 2) Applications for a temporary license to operate a license issued to a person other than an applicant
- b) An urgent and immediate need in the context of temporary licensing is:
- 1) A need for service to the shippers who filed statements of need in support of the application;
 - 2) A need which is not being met because of one or more of the following:
 - A) There are no carriers licensed to provide the service;
 - B) Licensed carriers are not able to provide the service because of insufficient personnel, equipment, or facilities of the type needed;
 - C) Licensed carriers do not offer the needed service;
 - D) Licensed carriers have not actively solicited the traffic within the preceding 12 months; or
 - E) Licensed carriers have, within the preceding 12 months, been requested to provide the needed service but have failed to do so;
 - 3) A condition requiring transportation service before consideration of an application for a permanent motor carrier of property license could be concluded; and
 - 4) A condition not caused by the applicant or supporting shipper(s) through failure to file an

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application promptly after becoming aware of the need.

- e) Applications for temporary motor carrier of property licenses which do not meet the requirements of this Section shall be denied.
- d) Applications for temporary motor carriers of property licenses shall be granted if:
 - 1) The application shows an urgent and immediate need for the proposed service in accordance with subsection (b);
 - 2) The application states that the applicant will provide service under the license in compliance with the law and Commission regulations and orders;
 - 3) The application shows that the applicant meets the requirements of Section 18c-4204(a) of the law (Ill. Rev. Stat., 1985, ch. 95-3/27, par. 18c-4204(a));
 - 4) The applicant was not previously denied a license on grounds of fitness; and
 - 5) The applicant was not the holder of a license which was suspended or revoked and has not been reinstated.
- a) Public notice of application for temporary authority shall be published in the official state newspaper and the Certificate of Publication must be received by the Commission no more than 30 days after the application has been filed. The published notice must include the names of all supporting shippers and the docket number assigned to the application by the Commission.
- b) An application for temporary authority cannot be filed unless an application for permanent authority has been filed or is filed concurrently with the application for temporary authority.
- c) Applications for temporary authority must also be accompanied by the following:
 - 1) the required fee specified in 92 Ill. Adm. Code 1205; and

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2) all Shipper Support Statements (Supporting Document SS).

d) Applications received by the Commission which have not been completed or which are not accompanied by (b) and (c), above, shall be returned to the applicant.

e) Temporary authority shall not be granted unless the application provides evidence that substantial economic harm will result to the supporting shipper or shippers if the temporary authority is not granted. In determining whether substantial economic harm will result the Commission shall consider:

- 1) the supporting shipper's ability to obtain the needed service from an existing carrier or carriers;
- 2) whether failure to grant the temporary authority will result in the shipper's loss of a customer or customers, or in a significant loss of business;
- 3) whether a layoff from the shipper's workforce will result if the temporary authority is not granted; and
- 4) any other factor(s) which is material and relevant.

f) Each commodity and territory requested in an application for temporary authority must be supported in the accompanying shipper statement or statements. Any commodity or territory which is not supported will not be granted.

g) The applicant shall have 60 days from the issuance of the order granting a temporary authority to file the following with the Commission:

- 1) rates applicable to the full extent of the grant of temporary authority;
- 2) contracts, if a contract carrier;
- 3) proof of liability insurance, and any cargo and COD affidavits or bonds/insurance required; and
- 4) payment of franchise fees for each truck to be operated under the temporary authority.

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h) Failure to submit the above within the specified 60 day period will result in the order granting the temporary authority being vacated.

i) A temporary authority shall be valid for 90 days after the service date of the order granting or denying permanent authority.

(Source: Amended at ___ Ill. Reg. ____, effective ____)

Section 1202.50 Emergency Temporary Motor Carrier of Property License Applications

a) Applications for emergency temporary motor carrier of property licenses shall be granted if:

- 1) The application shows an urgent and immediate public need for the proposed service in accordance with subsection (b);
- 2) The application states that the applicant will provide service under the license in compliance with the law and Commission regulations and orders;
- 3) The application shows that the applicant meets the requirements of Section 18C-4204(a) of the law;
- 4) The application was not previously denied a license on grounds of fitness; and
- 5) The applicant was not the holder of a license which was suspended or revoked and has not been reinstated.

b) An urgent and immediate public need in the context of emergency temporary licensing is:

- 1) A need for service to the public generally, rather than a particular person, entity, or industry, or the applicant;
- 2) A need which is not being met because of one or more factors set forth in Section 1202-40(b)(2);
- 3) A condition caused by factors outside the control of both the applicant and those affected by the condition (e.g., storms, floods, epidemics); and

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4) A condition requiring transportation service before consideration of an application for a temporary motor carrier of property license could be concluded.

e) Where an urgent and immediate public need is found to exist, all applications which meet the requirements of subsections (a)(2), (3), and (4) shall be granted.

d) Applications for emergency temporary motor carrier of property licenses which do not meet the requirements of this Section shall be denied.

a) Applications for emergency temporary authority shall be filed on forms provided by the Commission and shall be accompanied by:

1) the required fee specified in 92 Ill. Adm. Code 1205; and

2) evidence that an urgent and immediate public need exists for the requested service.

b) Applications received which have not been completed or which are not accompanied by (1) and (2) above shall be returned to the applicant.

c) Applications for emergency temporary authority shall not be granted unless the application demonstrates that there is an urgent and immediate need for the authority requested. An urgent and immediate need shall exist if a natural disaster, or other circumstance, has created a need for transportation service which would not exist in the absence of such disaster or circumstance.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

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1) Heading of the Part:

Motor Carrier of Property Fitness Standards

2) Code Citation: 92 Ill. Adm. Code 1304

3) Section Numbers: 1304.10
Proposed Action:
Amendment

4) Statutory Authority: Authorized by Section 18c-1202 of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 18c-1202).

5) A Complete Description of the Subjects and Issues Involved: This rulemaking seeks to add to the existing standards for determining the fitness of an applicant for motor carrier of property authority. The additions address questions of financial fitness, ability to serve the supporting shippers at levels of need specified by those shippers, and previous illegal activity.

6) Will this proposed amendment replace an emergency amendment currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this proposed amendment contain incorporations by reference? Yes.

9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives? This proposed amendment neither creates nor expands any state mandate on units of local government, school districts, or community college districts.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

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Kathy Lynch
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62706

Comments should be filed within 45 days of the date of this issue of the Illinois Register.

12) Initial Regulatory Flexibility Analysis:

- A) Date amendment was submitted to Business Assistance Office of the Department of Commerce and Community Affairs: November 20, 1990.
- B) Types of small businesses affected: This amendment will affect those motor carriers that are also small businesses as defined in the Illinois Administrative Procedure Act.
- C) Reporting, bookkeeping or other procedures required for compliance: None.
- D) Types of professional skills necessary for compliance: None.

The full text of Proposed Amendment begins on the next page:

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TITLE 92: TRANSPORTATION
CHAPTER III: ILLINOIS COMMERCE COMMISSION
SUBCHAPTER b: MOTOR CARRIERS OF PROPERTY

PART 1304
MOTOR CARRIER OF PROPERTY FITNESS STANDARDS

Section
1304.10 Fitness Standards

AUTHORITY: Implementing Section 18c-4204a and authorized by Section 18c-1202 of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1989, ch. 95 1/2, pars. 18c-4204a and 18c-1202).

SOURCE: Adopted at 13 Ill. Reg. 4654, effective April 1, 1989; amended at 14 Ill. Reg. _____, effective _____.

Section 1304.10 Fitness Standards

The applicant shall present clear and convincing evidence by information contained in the application for authority, personal testimony, and testimony of supporting shippers, that fitness has been established for the issuance of the requested authority. In determining whether the applicant is fit to operate as an intrastate motor carrier of property, the Illinois Commerce Commission shall consider the following factors:

- a) Whether the applicant possesses, or can acquire, equipment and facilities of a type required for the transport of the commodities requested, at the shipment levels specified in the applicant's shipper support statements, as evidenced by a description, submitted with the application, of the equipment to be used by the applicant in the conduct of intrastate transportation (which shall include equipment which is currently owned by the applicant, leased by the applicant, or is to be otherwise acquired by the applicant);
- b) Whether the applicant has established a safety, training, and maintenance program, including any policies regarding traffic citations issued against drivers and any refresher/remedial training courses required of drivers;
- c) Safety record

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- 1) The applicant's safety record as evidenced by a certification or record from the Bureau of Motor Carrier Safety of the United States Department of Transportation, the Illinois Department of Transportation, or the appropriate regulatory body of another state, setting forth:

- A) any motor carrier safety citations issued against the applicant during the three years preceding application; and
- B) whether the file contains any record of any disciplinary action, taken or pending, during the three years preceding application;
- 2) The Commission will examine citations and disciplinary actions to determine whether a pattern of violations exists and to review the severity of the violations.

- d) The conviction of the applicant of a crime punishable by death or imprisonment in excess of one year under the law under which he was convicted, or a crime involving dishonesty or false statement regardless of the punishment. The Commission will consider the type of crime, when the crime occurred, and the age of the applicant at the time of the incident.

- e) For purposes of subsection (d) "applicant" shall mean proprietor(s), partners, or, in the case of a corporation, the directors, the corporate officers, and anyone holding in excess of 10% of the corporation's voting stock.

- f) Financial condition of the applicant as represented by the completed financial statement (Supporting Document FIS, consisting of balance sheet and projected income statement) included with the application. Evidence will be sought at hearing to corroborate the information provided in the financial statement with the information in the shipper support statements.

- g) Whether the applicant is currently, or has been the subject of civil penalty action by the Commission. In determining whether to grant authority to an applicant who has been the subject of prior civil penalty action the Commission shall consider:

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- 1) whether the violations were knowing and willful;
- 2) whether the violations caused economic harm to authorized carriers;
- 3) whether a pattern of violations exists;
- 4) the applicant's cooperation in resolving previous violations; and
- 5) whether the applicant is delinquent in paying a monetary settlement or civil penalty assessed by the Commission.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

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1) Heading of the Part: Telecommunications Access for the Deaf

2) Code Citation: 83 Ill. Adm. Code 755

3) Section Numbers:

755.10
755.25
755.105
755.110
755.115
755.200
755.205
755.210
755.405

Proposed Action:

Amendment
Amendment
Amendment
Amendment
Amendment
Amendment
Amendment
Amendment

4) Statutory Authority: Implementing Section 13-703 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 13-703 and 10-101, as amended by P.A. 86-1278, effective September 6, 1990).

5) A Complete Description of the Subjects and Issues Involved: These amendments will include the voice impaired in the TDD distribution program in compliance with P.A. 86-1278.

6) Will these proposed amendments replace emergency amendments currently in effect?: Yes.

7) Does this rulemaking contain an automatic repeal date: No.

8) Do these proposed amendments contain incorporations by reference?: No.

9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: These proposed amendments neither create nor expand any state mandate on units of local government, school districts, or community college districts.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

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Chief Clerk

Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62706

Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

12) Initial Regulatory Flexibility Analysis:

A) Date amendments were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 20, 1990

B) Types of small businesses affected: These amendments will affect those local exchange carriers that are also small businesses as defined in the Illinois Administrative Procedure Act.

C) Reporting, bookkeeping or other procedures required for compliance: Local exchange carriers are required to publicize and administer the program. Administration of the program requires filing with the Commission

D) Types of professional skills necessary for compliance: Managerial skills.

The full text of the Proposed Amendments begins on the next page:

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TITLE 83: PUBLIC UTILITIES
CHAPTER 1: ILLINOIS COMMERCE COMMISSION
SUBCHAPTER f: TELEPHONE UTILITIES

PART 755

TELECOMMUNICATIONS ACCESS FOR THE DEAF HEARING AND VOICE IMPAIRED

SUBPART A: GENERAL PROVISIONS

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755.10
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755.25

Definitions
Dispute Procedures
Notice
Deviations

SUBPART B: LEC OBLIGATIONS

Section
755.100
755.105
755.110
755.115
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755.145

Components of ITAP Services
Execution and Administration of ITAP
Publicity Concerning ITAP
Application Procedure and Processing
Equipment Set Specifications - TDD
Equipment Set Specifications - Telebraille
Bids
ITAP Filing Requirements
Renewal of Agreements

SUBPART C: ELIGIBILITY AND PARTICIPATION

Section
755.200
755.205

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755.220
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755.230

Deaf or Severely Hearing-Impaired Certification
Eligibility and Application for Subscriber-Units Which are Residential
Eligibility and Application for Subscriber-Units Which are Organizations
Time Period for Possession
Shared Residence
Change of Address

SUBPART D: POSSESSION AND MAINTENANCE

Section
755.300
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755.310

Equipment Ownership and Liability
Recipient Responsibility
Responsibility for Maintenance

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SUBPART E: OVERSIGHT AND REVIEW

Section
755.400
755.405
755.410
755.415

Staff Liaison
Advisory Council
Advisory Council Rights
Biannual Workshop

AUTHORITY: Implementing Section 13-703 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 13-703 and 10-101, as amended by P.A. 86-1278, effective September 6, 1990).

SOURCE: Adopted at 12 Ill. Reg. 3687, effective February 1, 1988; amended at 14 Ill. Reg. 3042, effective February 15, 1990; emergency amendments at Ill. Reg. , effective November 25, 1990, for a maximum of 150 days; amended at Ill. Reg. , effective

SUBPART A: GENERAL PROVISIONS

Section 755.10 Definitions

"Act" means The Public Utilities Act (Ill. Rev. Stat. 19879, ch. 111 2/3, pars. 1-101 et seq. as amended by P.A. 86-1278, effective September 6, 1990).

"Commission" means the Illinois Commerce Commission.

"Deaf-blind" refers to a deaf or severely hearing-impaired person who is also sight-impaired and who can regularly and routinely communicate by telephone only through the aid of a telebraille device.

"Deaf or severely hearing-impaired" refers to a person with a permanent hearing loss who can regularly and routinely communicate by telephone only through the aid of devices which can send and receive written messages over the telephone network.

"Equipment set" means the Telecommunications Device for the Deaf ("TDD"), all of its components and support equipment (except paper rolls) provided to a subscriber-unit under this program; or a telebraille device, all of its components and support equipment provided to a subscriber-unit under this program.

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"Impaired" means deaf-blind, deaf or severely hearing-impaired, voice-impaired, or voice-impaired-blind as defined in this Section.

"ITAP" or "Program" means the Illinois Telecommunications Access for the Deaf and Severely Hearing-Impaired Program, by which Illinois local exchange carriers shall provide telecommunications devices capable of servicing the needs of the deaf or severely hearing-impaired subscribers as required by Section 13-703 of the Act (Ill. Rev. Stat. 1987², ch. 111 2/3, par. 13-703 as amended by P.A. 86-1278, effective September 6, 1990).

"LEC" means local exchange carrier, which is a telecommunications carrier providing local service as defined in Section 13-204 of the Act (Ill. Rev. Stat. 1987², ch. 111 2/3, par. 13-204).

"Organizations" or "statewide organizations" means those Illinois-based not for profit organizations not owned or operated by any political subdivision, public institution of higher learning, state agency, or municipal corporation of this State which represent the deaf or severely hearing-impaired and which are not limited to a particular geographical area within the state and which are available to the deaf and severely hearing-impaired throughout the State.

"Recipient" is the user or the parent or legal guardian of a minor user.

"Social service agencies" means the Illinois Department of Rehabilitation Services, Department on Aging, Department of Public Aid, Department of Public Health, Department of Children and Family Services, the State Board of Education, and the University of Illinois Division of Services for Crippled Children.

"Staff" means individuals employed by the Illinois Commerce Commission.

"Subscriber-unit" is a single address which receives basic telephone service and is subject to a monthly service charge for each access line.

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"TDD" means "Telecommunications Device for the Deaf," a device which allows deaf or severely hearing-impaired persons to send and receive written messages over the telephone network.

"Telebraille device" is a TDD which employs braille language symbols.

"User" means an deaf or severely hearing-impaired person or deaf-blind person within a subscriber-unit for whose use the equipment set is provided. There may be multiple users per subscriber-unit.

"Voice-impaired" means a person with a permanent speech disability which precludes oral communication, who can regularly and routinely communicate by telephone only through the aid of devices which can send or receive written messages over the telephone number.

"Voice-impaired-blind" means a voice-impaired person who is also sight-impaired.

(Source: Amended at Ill. Reg. , effective)
Section 755.25 Deviations

If a LEC determines justification exists for deviation from conditions of Sections 755.110 and 755.115(c) and (d) of this Part in any particular case, a petition may be filed setting forth a full statement of such conditions and the reasons and purpose of such proposed deviation. The Commission shall allow such deviation for a period of up to one year if the deviation will not endanger the provision of telephone service to the hearing-impaired, as intended by Section 13-703 of the Act.

(Source: Amended at Ill. Reg. , effective)

SUBPART B: LEC OBLIGATIONS

Section 755.105 Execution and Administration of ITAP

- a) The charge per month per subscriber line, allowed by Section 13-703(c) of the Act and ordered by the Commission, shall be collected by the LEC's from their customers. The charge applies to all business and residential lines, and semipublic coin and customer owned pay station coin lines. A charge equal to 1/10 of the

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charge applied to the lines specified in the preceding sentence, shall be applied to each Centrex line.

- b) The LEC's shall be reimbursed for all start up and ongoing expenses associated with the administration of the customer charge per line per month and the establishment, execution and administration of ITAP. Such costs shall include but not be limited to those expenses involving

- 1) Customer notification;
- 2) Customer billing;
- 3) Accounting and tax administration;
- 4) Auditing and reporting;
- 5) Taxes;
- 6) Franchise fees;
- 7) Uncollectibles; and
- 8) LEC staff assignments.

- c) The LEC's may make voluntary or contractual agreements with businesses, agencies of local, state, or Federal government, organizations, and other third parties for provision or distribution of equipment, maintenance, warehousing, training, administration, or miscellaneous support services as required to fulfill the goals of this program in a manner consistent with the intent and provisions of the Act and this Part.

- d) The LEC's shall administer the ITAP so as to take full advantage of any economies of scale that may exist by centralizing the provision of ITAP services listed in Section 755.100. However, the LEC's shall provide sufficient regional centers to insure a reasonable access to ITAP by the hearing-impaired.

- e) The LEC's may determine and propose to the Commission for approval, subject to the requirements of Section 7-101 and 7-102 of the Act (Ill. Rev. Stat. 1985, ch. 111 2/3, par. 7-101 and 7-102), a plan for joint execution and administration of ITAP.

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(Source: Amended at Ill. Reg. , effective)

Section 755.110 Publicity Concerning ITAP

- a) LEC's shall publicize ITAP. Publicity shall include, but not be limited to:

- 1) Bill inserts;
- 2) Written notification to conventional media such as daily, weekly, and monthly newspapers or magazines and the news departments of television and radio stations;
- 3) Written notification to organizations and to newsletters serving the deaf or severely hearing-impaired. Organizations and newsletters wishing to receive such notification must contact the LEC's and place themselves on an ITAP information service list; and
- 4) Written notification to designated offices of State of Illinois social service agencies. The LEC's shall obtain a list of designated offices from each of the social service agencies listed in this Part.
- b) Information to be provided shall include at a minimum the services offered, descriptions of the intended recipients of these services, and the terms under which these services are available.

(Source: Amended at Ill. Reg. , effective)

Section 755.115 Application Procedure and Processing

- a) Application packets shall be made available to the public by mail, at all regional maintenance/training centers, and at designated offices of State of Illinois social service agencies, as identified in Section 755.110(d)(4). The application packets shall contain:

- 1) A brochure which contains:
 - A) A description of the obligations of the LEC to the recipient;
 - B) A description of the rights and obligations of the recipient under ITAP;

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C) A description of the application process for service under this Part;

D) A description of the Advisory Council and its role as liaison to the hearing-impaired community; and

E) The office telephone number of the Staff Liaison.

2) An eligibility form to be filled out according to the provisions of Section 755.200 of this Part, certifying the user(s) as ~~deaf or severely hearing-impaired or deaf-blind~~. Printed on the eligibility form shall be an explanation of its purpose, the definitions of "deaf or severely hearing-impaired," and "deaf-blind," "voice-impaired," and "voice-impaired-blind" contained in Section 755.10 of this Part, and Section 755.200(a) and (b).

3) A form for the recipient to sign indicating that the recipient understands and agrees with the rights and obligations created for the recipient under this Part, and that the recipient desires service under this Part.

4) A standard application form requiring:

A) The address and telephone number of the recipient's subscriber-unit; and

B) The full names and ages of the recipient, all users within the subscriber-unit, and the name of the person to whom telephone service is billed.

5) A form for the recipient to sign indicating that if the recipient is acting for a minor user, the equipment set received under this program will be transferred to the user on the user's eighteenth birthday.

b) LEC's will provide assistance in completing application forms to those who desire assistance at regional maintenance/training centers.

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c) Applicants shall complete (or have completed) all forms, attach all necessary documentation, and mail the completed application packet as directed by the LEC.

d) Upon receipt of completed application packets, the LEC shall acknowledge by postcard (stamped and addressed by applicant) and process all applications. In no event shall the LEC take more than 21 calendar days to verify an applicant's eligibility. If the LEC determines that it cannot make a decision within 21 days because the application is incomplete or contains inaccurate information, it must immediately notify the applicant upon making this determination and solicit clarification and additional information from the applicant in order to determine the applicant's eligibility. The LEC shall file a quarterly report with the Commission detailing applications that required more than 21 days to process.

e) Processing of applications by LEC's shall consist of a review for completeness and the assignment of priority status for distribution in the order of receipt of the completed applications.

(Source: Amended at Ill. Reg. , effective)

SUBPART C: ELIGIBILITY AND PARTICIPATION

Section 755.200 Deaf-or-Severely-Hearing-Impaired Certification

a) A prospective individual recipient seeking eligibility for a TDD equipment set for a deaf or severely hearing-impaired user shall have completed by a licensed physician, audiologist, a designated counselor with the Illinois Department of Rehabilitation Services (DORS), or a speech and hearing consultant with the University of Illinois Division of Services for Crippled Children a standard form (provided by the LEC's) certifying the user(s) as deaf or severely hearing-impaired as that condition is defined in this Part.

b) A prospective individual recipient seeking eligibility for a telebraille device equipment set for a deaf-blind user shall have completed by a licensed physician, audiologist, designated counselor with the Illinois Department of Rehabilitation Services (DORS), or a speech and hearing consultant with the University of Illinois Division of Services for Crippled Children a standard form (provided by the LEC's), certifying the user(s) as

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deaf-blind as that condition is defined in this Part. In instances in which deaf-blindness is certified by an audiologist, the audiologist shall make such certification only upon review of medical records which confirm the applicant's user's blindness.

c) A prospective individual recipient seeking eligibility for a TDD equipment set for a voice-impaired user shall have completed by a licensed physician, speech-language pathologist, speech and hearing consultant with the University of Illinois Division of Services for Crippled Children, a standard form (provided by the LEC's) certifying the user(s) as voice-impaired as that condition is defined in this Part.

d) A prospective individual recipient seeking eligibility for a telebraille equipment set for a voice-impaired blind user shall have completed by a licensed physician, speech pathologist, a speech and hearing consultant with the University of Illinois Division of Services for Crippled Children, or a designated counselor with DORS a standard form (provided by the LEC's) certifying the user(s) as blind and voice-impaired as that condition is defined in this Part. In instances in which the user is blind and the voice-impaired is certified by a speech-language pathologist, the speech-language pathologist shall make such certification only upon review of medical records which confirm the user's blindness. In instances in which the user is voice-impaired and the blindness is certified by a designated counselor with DORS, the DORS counselor shall make such certification only upon review of medical records which confirm the user's voice-impaired.

ee) The LEC's shall obtain from the Director of DORS a list of designated DORS counselors who have expertise in working with the hearing-impaired population and who are authorized to certify individuals for ITAP. The LEC's shall obtain from the Director of the University of Illinois Division of Services for Crippled Children a list of the Division's designated hearing and speech consultants authorized to certify individuals for ITAP. The LEC's shall obtain updated lists annually.

(Source: Amended at Ill. Reg. , effective)

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Section 755.205 Eligibility and Application for Subscriber-Units Which are Residential

a) One equipment set shall be provided per subscriber-unit that is the permanent legal residence of one or more deaf or severely hearing-impaired users ~~or the permanent legal residence of one or more deaf-blind users.~~

b) The equipment set shall be granted in the name of the recipient. There is only one recipient per subscriber-unit. Recipient status shall be granted to an adult user within the subscriber-unit. In the absence of an adult user within the subscriber-unit, recipient status shall be granted to the parent or legal guardian residing with a minor user in the subscriber-unit.

c) The recipient shall assume all responsibilities and liabilities for the equipment set as prescribed by this Part.

d) The recipient shall be required to sign and complete all forms and documents provided in the application packet as described in Section 755.115(a).

e) Along with the completed application, the recipient shall provide copies of drivers' licenses, Illinois State I.D.'s, or some other proof of identification and residence for the recipient, all users, and the person to whom telephone service is billed.

(Source: Amended at Ill. Reg. , effective)

Section 755.210 Eligibility and Application for Subscriber-Units Which are Organizations

a) Statewide organizations having more than one office shall designate one office to receive the equipment set.

b) Recipient status shall be granted to the organization. The president, executive director, or other official of the organization shall sign the appropriate application forms on behalf of the organization.

c) The organization shall assume all responsibilities and liabilities for the equipment set prescribed for recipients by this Part.

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d) The organization shall file a verified Petition for Eligibility with the Commission containing the following

- 1) Address and telephone number of the organization's headquarters to which the equipment set will be assigned;
- 2) Statement that it is an organization as defined in Section 755.10, the purpose of which includes, as evidenced by its articles of incorporation, by-laws, or charter, representing the deaf--or severely-hearing-impaired;
- 3) Full names, addresses, and telephone numbers of officers who can act for the organization--i
- 4) Articles of incorporation by-laws, charter, or any other documenting evidence supporting the statement required by subsection (d)(2);
- 5) Most recent annual report (if applicable).

e) The organization will receive its designation upon the filing of a completed Petition.

(Source: Amended at Ill. Reg. , effective)

SUBPART E: OVERSIGHT AND REVIEW

Section 755.405 Advisory Council

An Advisory Council composed of seven members who are representatives of the hearing-impaired community shall function as an organ for the input of the hearing-impaired to ITAP.

- a) For the purpose of selecting representatives to the Advisory Council, the Commission shall divide the state into the following five districts along Market Service Area ("MSA") boundaries:

District #1 -- MSA 1
 District #2 -- MSA's 2, 3, 4, 13, 18
 District #3 -- MSA's 5, 6, 7, 17
 District #4 -- MSA's 8, 9, 10, 14, 16
 District #5 -- MSA's 11, 12, 15, 19

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b) In each district, organizations eligible to receive equipment sets under this Part shall jointly select representatives to the Advisory Council;

- 1) Three members shall be selected from the district containing MSA 1,
- 2) One member shall be selected from each of the four remaining districts, and
- 3) Selections of Advisory Council members shall take place every two years.

c) The seven members of the Advisory Council shall elect a chairperson.

(Source: Amended at Ill. Reg. , effective)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED RULES

- 1) HEADING OF THE PART: White-Tailed Deer Hunting by Use of Muzzleloading Rifles

- 2) CODE CITATION: 17 Ill. Adm. Code 660

- 3) SECTION NUMBERS: PROPOSED ACTION:

660.10
660.20
660.21
660.25
660.30
660.40
660.50

New Section
New Section
New Section
New Section
New Section
New Section
New Section

- 4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.24, 2.25, 2.26 and 3.36 of the Wildlife Code (Ill. Rev. Stat. 1989, ch 61, pars. 1.3, 1.4, 1.13, 2.24, 2.25, 2.26 and 3.36).

- 5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUED INVOLVED:
This rule creates a separate and distinct muzzleloading rifle deer season during December to provide hunters an opportunity to take deer with a muzzleloading rifle.

- 6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No

- 7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

- 8) DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE?
No

- 9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART?
No

- 10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

- 11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

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- 12) INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule has no impact on small businesses or municipalities.

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

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TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER b: FISH AND WILDLIFE

PART 660
WHITE-TAILED DEER HUNTING SEASON BY USE
OF MUZZLELOADING RIFLES

Section	
660.10	Statewide Season
660.20	Statewide Deer Permit Requirements
660.21	Deer Permit Requirements - Landowner/Tenant Permits - Paid and Free
660.25	Deer Permit Requirements - Group Hunt
660.30	Statewide Muzzleloading Rifle Requirements
660.40	Statewide Deer Hunting Rules
660.50	Rejection of Application/Revocation of Permits

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.24, 2.25, 2.26 and 3.36 of the Wildlife Code (Ill. Rev. Stat. 1989, ch 61, pars. 1.3, 1.4, 1.13, 2.24, 2.25, 2.26 and 3.36).

SOURCE: Adopted at 14 Ill. Reg. _____, effective _____.

Section 660.10 Statewide Season

Season: One-half hour before sunrise on Friday of the third 3-day weekend in December to sunset on Sunday of the third 3-day weekend in December. Shooting hours are half hour before sunrise to sunset.

Section 660.20 Statewide Deer Permit Requirements

- a) Illinois resident hunters must have a current, valid "Muzzleloading Rifle Deer Permit" (\$15.00). A "Non-Resident Muzzleloading Rifle Deer Permit" may be obtained by non-residents of Illinois provided that they shall be charged the same fee as an Illinois resident would be charged for a deer hunting permit by the State in which the applicant resides except in no case shall the fee be less than \$50.00, and if the State in which the applicant resides does not provide for deer hunting by Illinois residents, then the fee shall be \$100.00. A permit is issued for one county and is valid only in the county stated on the permit. For permit applications and other information write to:

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Department of Conservation
(Muzzleloading Rifle)
Deer Permit Office
524 South Second Street, Room 210
P.O. Box 19227
Springfield, IL 62794-9227

- b) Applications will be accepted through April 30, of the current year. Applications received after April 30 will not be included in the lottery. Permits will be allocated in a computerized random drawing in which the first choice of hunt areas or counties will be allocated before the second choice areas are considered. Each applicant must enclose a separate \$15.00 fee (check or money order) payable to the Department of Conservation.
- c) Counties with unfilled quotas after the drawing will be allocated in a random drawing procedure August 1 through October 31. Applications for the random daily drawing will be accepted beginning August 1 of the current year. A list of unfilled counties will be announced prior to the August application dates. Applicants must apply on a current year "Muzzleloading Rifle" Deer Permit application form. All applications for the random daily drawing will be processed individually.
- d) In-person and mail-in applications will receive equal treatment in the drawings. For the random daily drawing, applications received one day will not be processed until all applications received for that day are mixed proportionately (mail and over the counter receipts). All applications received on a specific day will be processed before processing applications received for a subsequent day.
- e) Applicants must complete all portions of the current year permit application form. Incomplete or incorrect applications will be returned along with the applicant's permit fee for correction or completion if received in this office prior to April 30, of the current year. No more than 6 single applications per envelope will be accepted. Each applicant must submit a separate personal check or money order. Separate envelopes must be used to send permit applications to the Deer Permit Office for regular firearm, muzzleloading rifle, archery, and free or paid landowner/tenant permits.
- f) Applications for non-resident muzzleloading rifle firearm

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permits will be accepted beginning October 15.

- g) Applicants may apply as of November 1 for a regular season firearm permit (\$15.00 fee), issued in a random daily drawing, for any permits left over from the county quotas to hunt the firearm season. Applicants may be anyone that:

- 1) is applying for their first permit;
- 2) was previously issued one firearm or one muzzleloading rifle or one archery permit;
- 3) was previously issued one firearm or one muzzleloading rifle and one archery permit; or
- 4) was previously issued two archery permits.

- h) Hunter preference in obtaining a permit will be given to unsuccessful lottery applicants from the previous year who were unsuccessful due to the county of their choice being full. The following criteria must be met to obtain a preference in the permit lottery.

- 1) The applicant must apply using the official agency preprinted data-mailer application.
- 2) The applicant must be a resident of the state, be eligible to receive a Muzzleloading Rifle Deer Permit, and not had deer hunting privileges revoked pursuant to Section 660.50.

- 3) The applicant must apply for the same first county choice which he/she listed on the previous year's application. Preference for a permit is valid only for the first county choice.

- 4) Where applicants apply as a group, preference for the entire group will apply as it does above for the individual. All first county choices for the group must be identical.

- i) Applications may be accepted at the counter window of the permit office; however, permits will be mailed.

- j) Permits are not transferrable. Refunds will not be granted unless the Department of Conservation (Department) has erroneously issued the permit after the

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quota has been depleted or where the applicant was successful in obtaining a permit.

- k) A three dollar (\$3.00) service fee will be charged for replacement permits issued by the Department, except when permits are lost in the mail, then there will be no charge. Monies derived from this source will be deposited in the Wildlife and Fish Fund.

- l) Each applicant must enclose a separate \$15.00 (check or money order) payable to the Department of Conservation, or the application will be returned. Applicants should not send cash with their applications. The Department will not be responsible for cash sent through the mail.

- m) Persons with lottery preferences (i.e., who did not receive a separate Muzzleloading Rifle Deer Permit during the previous year's lottery) will have first chance at receiving available permits the following year.

Section 660.21 Deer Permit Requirements - Landowner/Tenant Permits - Paid and Free

Unfilled landowner and tenant firearm deer permits, either paid or free, issued pursuant to 17 Ill. Adm. Code 650.21, shall be valid during the muzzleloading rifle season. However, the only valid weapon during the muzzleloading rifle season is a muzzleloading rifle which meets the requirements of Section 660.30.

Section 660.25 Deer Permit Requirements - Group Hunt

- a) Up to six individuals may apply to hunt as a group. If applicants are applying in a group, all applications for the group must be sent to the Department in the same envelope. All applications for the group will be processed together only if they are received in the same envelope. Any applications indicating participation in a group that are not received in the same envelope will be processed separately.

- b) Each individual must sign his or her own application.

- c) In order to receive preference of the group, all members must have preference for the same county choice. If any member does not have preference for the group's first county choice, the entire group will not receive preference. The group leader's hunter number is the number identified in the hunter number field on the group

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leader's application mailer. If the application mailer is lost, the applicant should contact the Permit Office for the lead number.

- d) Applicants applying as a group will be rejected if they do not list the same first and second county choice and complete the group leader information listing the identical group leader.

Section 660.30 Statewide Muzzleloading Rifle Requirements

- a) The only legal hunting device is a muzzleloading firearm shooting a single projectile through a barrel of at least 16 inches in length.

- b) All other firearms are illegal.

- c) The standards and specifications for use of such muzzleloading firearm are as follows:

- 1) The minimum size of the muzzleloading firearm with its associated projectile shall be .45 caliber (wad or sleeve is not considered part of projectile).
- 2) Black powder or Pyrodex only may be used.
- 3) Removal of percussion cap removed of prime powder from frizzen pan and attach a leather sheath or frizzen stall to flintlocks will constitute an unloaded gun.

Section 660.40 Statewide Deer Hunting Rules

- a) Bag limits: one deer per legally authorized permit.
- b) Totally white, white-tailed deer are protected pursuant to Section 2.24 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, par. 2.24) and are illegal to kill.
- c) The Muzzleloading Rifle Deer Hunting Permit shall have signature, date of birth, Firearm Owners Identification number, hunting license number and physical description recorded on the permit and be worn on the back while hunting with hunter's name and address plainly visible.
- d) The leg tag shall be attached and sealed to the leg of the deer at the kill site before the deer is moved or transported. Such leg tag shall remain with the deer

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carcass while being processed for consumption or other purposes. The leg tag can be discarded only after the deer and has been processed, prepared for consumption, and is at the legal residence of the person who legally took or possessed the deer. The head/antler or hide tag shall be attached to the head/antler and hide when detached from the carcass. The head/antler and hide tags shall remain attached to the head/antler or hide as long as the head/antler or hide remains in green state, or when in a commercial business for the purpose of taxidermy, tanning, or other manufacturing processing. Deer shall be checked in by the hunter in person by 7:00 p.m., the same day it is killed; either at the county check station or the nearest check station to the kill site.

- e) Hunters shall not have in their possession, any deer permit issued to another person, during deer hunting hours (permits are non-transferable).

- f) Permits will not be re-issued in cases involving deer taken which are found to be diseased or spoiled due to previous injury. Disposal of unfit deer taken shall be the responsibility of the hunter.

Section 660.50 Rejection of Application/Revocation of Permits

- a) Any of the following shall result in rejection of an application:
- 1) Using hunting rights lease, or mineral rights lease or other lease for land which does not evidence a genuine farm tenancy to obtain a landowner or tenant firearm deer permit:
 - 2) Submitting more than one application in the same name or by the same person for a Muzzleloading Rifle Deer Permit. This will also result in the forfeiture of application fees submitted.
 - 3) It is illegal to apply for a muzzleloading rifle deer permit if you have applied for and received a regular shotgun firearm permit or have received two archery deer permits.
 - 4) Providing false and/or deceptive information on the deer permit application form.

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- 5) Submitting an application when the applicant has a license or permit currently revoked pursuant to Section 3.36 of the Wildlife Code.
- b) Any violation of Section 1.1, et seq., of the Wildlife Code or administrative rules of the Department, in addition to other penalties, may result in revocation of hunting licenses and permits as per 17 Ill. Adm. Code 2530.

- 1) The Heading of the Part: MEDICAL PAYMENT
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Number: 140.490
Proposed Action: Amendment
- 4) Statutory Authority: Sections 5-5.1 et seq. of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pairs. 5-5.1 et seq.)
- 5) A Complete Description of the Subjects and Issues Involved: The proposed change would allow greater access to medical care by making payment for not-for-profit organizations, many of whom are providing transportation but have not been able to participate in the Medicaid program. This change will enhance access in rural areas and in some more metropolitan areas since it may include local volunteer and charitable groups. The rule will allow these organizations to participate and bill the Department in their own name and pay their volunteers. In the past each volunteer was required to sign an agreement and bill in his own name. Individuals have not chosen to participate due to the billing and prior approval procedures. The change will also enhance involvement of local not-for-profit organizations. The portion of the rule that is being deleted was inadvertently incorporated in the revision that was adopted in December 1989. The referenced inspections conducted by DPH are required for ambulance providers and not for medicar vehicles, taxicabs or service cabs.

- 6) Will this Proposed Amendment replace an Emergency Amendment currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐
- 8) Does this Proposed Amendment contain incorporations by reference? No
- 9) Are there any other Proposed Amendments pending on this Part? Yes

Section Numbers Proposed Action Illinois Register Citation
140.17 Amendment November 30, 1990
(14 Ill. Reg. ____)

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<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
140.485	Amendment	September 7, 1990 (14 Ill. Reg. 14317)
140.486	Repealed	September 7, 1990 (14 Ill. Reg. 14317)
140.487	Amendment	September 7, 1990 (14 Ill. Reg. 14317)
140.488	New Section	September 7, 1990 (14 Ill. Reg. 14317)
140.523	Amendment	September 14, 1990 (14 Ill. Reg. 14681)
140.529	Amendment	July 20, 1990 (14 Ill. Reg. 11672)
140.539	Amendment	July 6, 1990 (14 Ill. Reg. 10629)
140.642	Amendment	March 2, 1990 (14 Ill. Reg. 3019)
140. Table A	Repealed	September 7, 1990 (14 Ill. Reg. 14317)
140. Table H	Amendment	March 2, 1990 (14 Ill. Reg. 3019)

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Daniel Leikvoid, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762 (217) 782-1233. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:

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- A) Date Proposed Amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 21, 1990
- B) Types of small businesses affected: Medical Providers
- C) Reporting, bookkeeping or other procedures required for compliance: No new procedures required.
- D) Types of professional skills necessary for compliance: No new skills required.

The full text of the Proposed Amendment begins on the next page:

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NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

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140.1	Incorporation By Reference
140.2	Medical Assistance Programs
140.3	Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy
140.4	Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)
140.5	Covered Medical Services Under GA and AMI
140.6	Medical Services Not Covered
140.7	Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age Six
140.8	Medical Assistance For Qualified Severely Impaired Individuals
140.9	Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy
140.10	Medical Assistance Provided to Incarcerated Persons

SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

Section	
140.11	Enrollment Conditions for Medical Providers
140.12	Participation Requirements for Medical Providers
140.13	Definitions
140.14	Denial of Application to Participate in the Medical Assistance Program
140.15	Recovery of Money
140.16	Termination of a Vendor's Eligibility to Participate in the Medical Assistance Program
140.17	Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program

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Section	
140.18	Effect of Termination on Individuals Associated with Vendor
140.19	Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring Submittal of Claims
140.20	Covered Medicaid Services for Qualified Medicare Beneficiaries (QMBs)
140.21	Magnetic Tape Billings
140.22	Payment of Claims
140.23	Payment Procedures
140.24	Overpayment or Underpayment of Claims
140.25	Payment to Factors Prohibited
140.26	Assignment of Vendor Payments
140.27	Record Requirements for Medical Providers
140.28	Audits
140.30	False Reporting and Other Fraudulent Activities
140.35	Prior Approval for Medical Services or Items
140.40	Prior Approval in Cases of Emergency
140.41	Limitation on Prior Approval
140.42	Post Approval for items or Services When Prior Approval Cannot Be Obtained
140.43	Drug Manual (Recodified)
140.71	Drug Manual (Recodified)
140.72	Drug Manual (Recodified)
140.73	Drug Manual Updates (Recodified)

SUBPART C: HOSPITAL SERVICES

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140.94	Hospital Services (Recodified)
140.95	Participation (Recodified)
140.96	General Requirements (Recodified)
140.97	Special Requirements (Recodified)
140.98	Covered Hospital Services (Recodified)
140.99	Hospital Services Not Covered (Recodified)
140.100	Limitation On Hospital Services (Recodified)
140.101	Transplants (Recodified)
140.102	Heart Transplants (Recodified)
140.103	Liver Transplants (Recodified)
140.104	Bone Marrow Transplants (Recodified)
140.110	Disproportionate Share Hospital Adjustments (Recodified)
140.116	Payment for Inpatient Services for GA (Recodified)
140.117	Hospital Outpatient and Clinic Services (Recodified)
140.200	Payment for Hospital Services During Fiscal Year 1982 (Recodified)
140.201	Payment for Hospital Services After June 30, 1982 (Repealed)

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Section 140.202	Payment for Hospital Services During Fiscal Year 1983 (Recodified)
140.203	Limits on Length of Stay by Diagnosis (Recodified)
140.300	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting (Recodified)
140.350	Copayments (Recodified)
140.360	Payment Methodology (Recodified)
140.361	Non-Participating Hospitals (Recodified)
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140.364	Prepayment Review (Recodified)
140.365	Base Year Costs (Recodified)
140.366	Restructuring Adjustment (Recodified)
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140.369	Groupings (Recodified)
140.370	Rate Calculation (Recodified)
140.371	Payment (Recodified)
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140.373	Utilization (Repealed)
140.374	Alternatives (Recodified)
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140.376	Utilization, Case-Mix and Discretionary Funds (Repealed)
140.390	Subacute Alcoholism and Substance Abuse Services (Recodified)
140.391	Definitions (Recodified)
140.392	Types of Subacute Alcoholism and Substance Abuse Services (Recodified)
140.394	Payment for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.396	Rate Appeals for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.398	Hearings (Recodified)

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section 140.400	Payment to Practitioners, Nurses and Laboratories
140.410	Physicians' Services
140.411	Covered Services By Physicians
140.412	Services Not Covered By Physicians
140.413	Limitation on Physician Services
140.414	Requirements for Prescriptions and Dispensing of Pharmacy Items - Physicians
140.416	Optometric Services and Materials
140.417	Limitations on Optometric Services

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Section 140.418	Department of Corrections Laboratory
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140.422	Requirements for Prescriptions and Dispensing Items of Pharmacy Items - Dentists
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140.428	Chiropractic Services
140.429	Limitations on Chiropractic Services (Repealed)
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140.450	Record Requirements for Pharmacies
140.452	Mental Health Clinic Services
140.453	Definitions
140.454	Types of Mental Health Clinic Services
140.455	Payment for Mental Health Clinic Services
140.456	Hearings
140.460	Clinic Services
140.461	Clinic Participation Requirements (Emergency Expired)
140.462	Covered Services in Clinics (Emergency Expired)
140.463	Encounter Rate Clinic Payment (Emergency Expired)
140.464	Psychiatric Clinics (Hospital-based)
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Limitations on Medicare Services (Repealed)

Healthy Kids Program Timeliness Standards

Periodicity Schedule, Immunizations and Diagnostic Laboratory Procedures

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Cessation of Payment for Improper Level of Care

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 140.903 Definitions (Recodified)
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 140.905 Statewide Rates (Repealed)
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 140.907 Midnight Census Report (Recodified)
 140.908 Times and Staff Levels (Recodified)
 140.909 Statewide Rates (Recodified)
 140.910 Referrals (Recodified)
 140.911 Basic Rehabilitation Aide Training Program (Recodified)
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SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM

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AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg.

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7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum

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of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140. Table H and 140. Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147. Table A and 147. Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351,

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effective March 6, 1989; amended at 13 Ill. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, effective April 3, 1989; amended at 13 Ill. Reg. 5718, effective April 10, 1989; Sections 140.850 thru 140.896 recodified to 89 Ill. Adm. Code 146.5 thru 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7025, effective April 24, 1989; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections 140.94 thru 140.398 recodified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; emergency expired November 28, 1989; amended at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, effective July 7, 1989; Section 140.110 recodified to 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16992, effective October 16, 1989; amended at 14 Ill. Reg. 190, effective December 21, 1989; amended at 14 Ill. Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 3241, effective February 14, 1990, for a maximum of 150 days; emergency expired July 14, 1990; amended at 14 Ill. Reg. 4543, effective March 12, 1990; emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a maximum of 150 days; emergency expired August 3, 1990; emergency amendment at 14 Ill. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; emergency expired August 29, 1990; emergency amendment at 14 Ill. Reg. 5865, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 7141, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, effective April 27, 1990, for a maximum of 150 days; amended at 14 Ill. 10062, effective June 12, 1990; emergency amendment at 14 Ill. Reg. 10409, effective June 19, 1990; for a maximum of 150 days; amended at 14 Ill. Reg. 12082, effective July 5, effective August 6, 1990; emergency amendment at 14 Ill. Reg. 13262, 14184, effective August 16, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14826, effective August 31, 1990; amended at 14 Ill. Reg. 15366, effective September 12, 1990; amended at 14 Ill. Reg. 15981, effective September 21, 1990; amended at 14 Ill. Reg. 17279, effective October 12, 1990; amended at 14 Ill. Reg. 18057, effective October 22, 1990; amended at 14 Ill. Reg. 18508, effective October 30, 1990; amended at 14 Ill. Reg. 18813, effective November 6, 1990; amended at 14 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section 140.490 Medical Transportation

- a) Payment for medical transportation shall be made to an individual or public or private or not-for-profit transportation carrier who provides the appropriate form of transportation and who bills and receives payment from the general public and other third party payors (except for private autos pursuant to Section 140.490-subsection (a)(5)). Eligible providers to be considered for payment include:

- 1) Ambulance providers who hold a valid license from the Secretary of State (see Section 3-401 of the Illinois Vehicle Title and Registration Law (Ill. Rev. Stat. 19871989, ch. 95 1/2 par. 3-104) and Section 8-101 of the Illinois Vehicle Code (Ill. Rev. Stat. 19871989, ch. 95 1/2, par. 8-101)) and pass health/safety inspections annually by the Department of Public Health (see Section 9 of the Emergency Medical Services (EMS) Systems Act (Ill. Rev. Stat. 19871989, ch. 95 1/2 par. 5509)). Vehicles operated by municipalities must meet the certification requirements contained in 77 Ill. Adm. Code 535, Subpart C, by July 1, 1987. The Department will grant exceptions to this requirement if the municipality can demonstrate that the Illinois Department of Public Health has granted a waiver or exception to such requirements.

- 2) Medicar vehicles licensed by the Secretary of State (see Section 3-401 of the Illinois Vehicle Title and Registration Law and Section 8-101 of the Illinois Vehicle Code) and pass health/safety inspections annually by the Department of Public Health (see Section 9 of the Emergency Medical Services (EMS) Systems Act).

- 3) Taxicabs licensed by the Secretary of State and where applicable by local regulatory agencies (see Section 3-401 of the Illinois Vehicle Title and Registration Law and Section 8-101 of the Illinois Vehicle Code) and pass health/safety inspections annually by the Department of Public Health (see Section 9 of the Emergency Medical Services (EMS) Systems Act).

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section 140.490 Medical Transportation (Cont'd)

- 4) Service cars licensed as livery cars by the Secretary of State and where applicable by local regulatory agencies (see Section 3-401 of the Illinois Vehicle Title and Registration Law and Section 8-101 of the Illinois Vehicle Code) and pass health/safety inspections annually by the Department of Public Health (see Section 9 of the Emergency Medical Services (EMS) Systems Act).

- 5) Private auto.

- 6) Other modes of transportation (bus, train, airplane, etc.).

- b) Payment for medical transportation shall be made when:

Transportation is provided to or from a source of medical care. Medical care is defined as any medical service covered under the Medical Assistance Program. Transportation will be provided for covered medical services even when the medical service is provided free of charge, such as the Veteran's Administration.

- c) Payment shall not be made for medical transportation when a cost-free means of transportation is available.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: Personal Use of State Telephones

2) Code Citation: 44 Ill. Adm. Code 5030

3) Section Number: Adopted Action:

5030.110 Amendment
5030.120 Amendment
5030.130 Amendment

4) Statutory Authority: Implementing Sections 67.18 and 67.22 and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, pars. 63b13.18, 63b13.22 and 15).

5) Effective Date of Amendments: November 27, 1990

6) Does this rulemaking contain an automatic repeal date? No.

7) Do these Amendments contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: November 27, 1990

9) Notice of Proposal Published in Illinois Register:

July 13, 1990, 14 Ill. Reg. 10983

10) Has JCAR issued a Statement of Objections to these Amendments? No.

11) Differences between proposal and final version:

In the Table of Contents, Section 5030.110 "Policy" was deleted and the new section name "Provision of Telephone Service" was inserted.

"Will" changed to "shall" in Section 5030.110.

Modified Section 5030.130(a) by adding ", as defined in subsections (b) and (c), " after "reasonable" and changed the second sentence to subsection (b), relettering the remainder of the section as c, d, e, and f.

"may" changed to "shall" in Section 5030.130(b).

Modified Section 5030.130(b)(2) by adding ", in accordance with subsection (c)" after "frequency".

Modified Section 5030.130(b)(3) by adding ", in accordance with subsection (c)" after "reasonably".

Added an agency note after Section 5030.130(c)(4) to read "AGENCY NOTE: Brief shall mean the time it takes to accomplish the purpose of the call".

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NOTICE OF ADOPTED AMENDMENTS

Revised Section 5030.130(d) to read "A personal call made during working hours that falls under the guidelines in Sections 5030.130(b)(1), (2) and (3), but is not representative of the examples given in Sections 5030.130(c)(1), (2), (3) and (4), is permitted if:".

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will these Amendments replace an emergency rule currently in effect? Yes

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendments:

The Department is changing its policies and procedures relating to use of State telephones as a result of Illinois Bell Telephone tariff changes. The introduction of measured local service charging the State for all local calls in downstate areas (Springfield, Peoria, Collinsville, Rockford, etc.) and the restructuring of measured telephone service in Chicago has required the Department to reevaluate and establish its policy regarding the reasonable use of State telephones by employees during business hours. This policy was adapted from the policy used by the U.S. General Services Administration. The policy is intended to be effective for a one year trial period after which it will be reevaluated.

16) Information and questions regarding these adopted amendments shall be directed to:

Stephen W. Seiple
720 Stratton Office Building
Springfield, IL 62706
(217)782-9669

The full text of the Adopted Amendments begin on the next page.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 44: GOVERNMENT CONTRACTS, PROCUREMENT AND

PROPERTY MANAGEMENT

SUBTITLE D: PROPERTY MANAGEMENT

CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 5030

PERSONAL USE OF STATE TELEPHONES

Section	Authority
5030.100	Policy Provision of Telephone Service
5030.110	Applicability
5030.120	Telephone Charges
5030.130	Telephone Usage Policy
5030.140	Discipline

AUTHORITY: Implementing Sections 67.18 and 67.22 and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, pars. 63b13.18, 63b13.22 and 15).

SOURCE: Adopted at 7 Ill. Reg. 9203, effective August 1, 1983; codified at 8 Ill. Reg. 7219, amended at 8 Ill. Reg. 17261, effective October 1, 1984; emergency amendment at 14 Ill. Reg. 11351, effective July 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 19149, effective November 27, 1990.

Section 5030.110 Policy Provision of Telephone Service

The State will provide and pay for telephone service adequate to conduct State business, consistent with the telephone usage policy contained in Section 5030.130. ~~The State will not pay for private use of State telephones.~~

(Source: Amended at 14 Ill. Reg. 19149, effective November 27, 1990.)

Section 5030.120 Applicability

This Part applies to all departments, officers, commissions, boards, institutions and bodies politic and corporate of the State except the General Assembly, legislative service agencies and all officers of the General Assembly. The telephone usage policy set forth in Section 5030.130 applies to all departments, officers, commissions and boards under the Governor's jurisdiction. Other State officers may adopt the policy or may implement their own policy if they choose to do so.

(Source: Amended at 14 Ill. Reg. 19149, effective November 27, 1990.)

Section 5030.130 Telephone Charges Telephone Usage Policy

a) All personal calls which would involve a toll charge are to be billed

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

to the employee's home phone or credit card.

b) Personal toll calls not charged to the employee's home phone or credit card will be charged to the employee at the rate of \$1.00 per minute plus cost of the call. This amount, because of the difficulties in determining actual cost and damage to the State, shall be deemed sufficient to reimburse the State for costs of calls, investigations, billing, lost time and other administrative costs.

a) The intent of this policy is to permit State employees to make reasonable, as defined in subsections (b) and (c), use of State telephone systems and, at the same time, to guard against telephone abuse.

b) The use of State telephone services is limited to official business. Official business calls include emergency calls and calls that are in the best interest of the State. A call shall be considered as authorized in the best interest of the State if it meets the following criteria:

- 1) It does not adversely affect the performance of official duties by the employee or the employee's organization.
- 2) It is of reasonable duration and frequency, in accordance with subsection (c), and
- 3) It could not have reasonably, in accordance with subsection (c), been made during non-work hours.

c) Examples of circumstances that fall under the above guidelines include, but are not limited to, the following:

- 1) An employee is required to work overtime without advance notice and calls within the local commuting area (the area from which the employee regularly commutes) to advise his or her family of the change in schedule or to make alternate transportation or child- or elder-care arrangements.
- 2) An employee makes a brief call to locations within the local commuting area to speak to spouse, minor children, elderly parent (or those responsible for them, e.g., school or day care center, nursing home, etc.).
- 3) The employee makes brief calls within the local commuting area that can be reached only during working hours, such as a local government agency or a physician.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 4) An employee makes brief calls to locations within the local commuting area to arrange for emergency repairs to his or her residence or automobile.
AGENCY NOTE: Brief shall mean the time it takes to accomplish the purpose of the call.
- d) A personal call made during working hours that falls under the guidelines in Sections 5030.130(b)(1), (2) and (3), but is not representative of the examples given in Sections 5030.130(c)(1), (2), (3) and (4), is permitted if:
- 1) It is charged to the employee's home phone number or other non-government number,
 - 2) It is made to an "800" toll-free number,
 - 3) It is charged to the called party if a non-state number, or
 - 4) It is charged to a personal credit card.
- e) For any use of State telephones beyond the parameters of this policy, employees shall be charged actual Department of Central Management Services billed charges plus \$1.00 per minute for long distance calls and \$.50 per minute for local calls. These rates are intended to cover the cost of the calls and the administrative costs associated with processing payment.
- ef) The employee shall reimburse the State for toll and other charges by personal check payable to the General Revenue Fund or other appropriate fund as designated by the agency employing the individual. If not paid within 30 days of billing, collection action will be instituted through appropriate legal means.

(Source: Amended at 14 Ill. Reg. 19149, effective November 27, 1990)

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Illinois Large Business Development Program
- 2) Code Citation: 14 Ill. Adm. Code 590
- 3) Section Numbers: Adopted Action:
 590.25 Amendment
 590.30 Amendment
 590.92 Amendment
- 4) Statutory Authority: Implementing and authorized by the Large Business Development Act (Ill. Rev. Stat. 1989, ch. 127, pars. 2/10-1 et seq.).
- 5) Effective Date of Amendments: November 26, 1990
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these amendments contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: November 20, 1990.
- 9) Notice of Proposal Published in Illinois Register: May 18, 1990 - 14 Ill. Reg. 7291.
- 10) Has JCRC issued a Statement of Objections to these amendments? No.
- 11) Differences between proposal and final version:
 In the authority note updated cites to the Illinois Revised Statutes to the 1989 edition.
 Section 590.25(i)
 In line 2, changed "will" to "shall".
 In line 3, changed "a" to "the".
 Added "of all owners of the company" to the end of the first sentence.
 In line 6, replaced "which is considered to be controlling" with "of individuals who have a position of control in".
 In line 7, deleted "is guaranteeing" and replaced it with "guaranteeing".
 In line 9, changed "conditions" to "condition".
 At the end of the last sentence added the language: "which includes personal statements on individuals and balance sheets on business corporations".

Section 590.25(k)(1)
In line 1, changed "submitted" to "provided".
Added the following language in line 2 after "reports": "which address all of the requirements contained in Section 10-5 of the Act".
Section 590.30
In line 10, replaced "Article 10 of P.A. 84-109, effective July 25, 1985" with "Ill. Rev. Stat. 1989, ch. 127, par. 2710-1 et seq.)."
Section 590.30(d)
Inserted "which more closely matches the applicant's business operation" after "comparable source" in line 16.
In line 16, replaced "such" with "the applicant's".
In line 16, changed "this" to "such".
Section 590.92(d)
Inserted "which more closely matches the applicant's business operation" after "comparable source" in line 16.
In line 16, replaced "such" with "the applicant's".
In line 17, changed "this" to "such".

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will these amendments replace an emergency amendment currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendments: Sections 590.25, 590.30 and 590.92 have been modified to allow comprehensive business plans or company annual reports in lieu of other detailed application documentation when such reports address the same requirements. Section 590.25 has also been modified to reflect changes in the application regarding company management and ownership. In Sections 590.30 and 590.92, the language has been revised to clarify that applicants notified of deficiencies in their applications need only submit additional documentation to correct the deficiencies, not another entire application. These Sections have also been revised to allow the Department 45 days from the receipt of a complete application for its review and evaluation. In Sections 590.30(c) and 590.92(c), a correction has been made to state that projects will be considered for funding at a higher ratio, rather than a lower ratio, if severe need can be demonstrated. In Sections

16) Information and questions regarding these adopted amendments shall be directed to:

Mr. John D. Taylor, Deputy Director
Department of Commerce and Community Affairs
Bureau of Program Administration
620 East Adams Street, 5th floor
Springfield, Illinois 62701
(217) 782-6136

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF ADOPTED AMENDMENTS

TITLE 14: COMMERCE
 SUBTITLE C: ECONOMIC DEVELOPMENT
 CHAPTER I: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

PART 590

ILLINOIS LARGE BUSINESS DEVELOPMENT PROGRAM

SUBPART A: LOANS FOR LARGE BUSINESS DEVELOPMENT

Section

590.10	Purpose
590.15	Loan Terms (Renumbered)
590.20	Application Cycle
590.25	Application Documentation
590.30	Evaluation Process
590.40	Selection for Funding
590.50	Funding Limitations
590.60	Allowable Leverage
590.70	Administrative Requirements

SUBPART B: GRANTS FOR DEMOLITION OF ABANDONED BUILDINGS

Section

590.80	Purpose
590.81	Application Evaluation

SUBPART C: GRANTS FOR INTEREST WRITE-DOWN

Section

590.90	Purpose
590.91	Application Cycle
590.92	Evaluation Process
590.93	Funding Limitations

AUTHORITY: Implementing and authorized by the Large Business Development Act (Ill. Rev. Stat. 1989, ch. 127, pars. 2710-1 et seq.).

SOURCE: Emergency rules adopted at 9 Ill. Reg. 14357, effective September 6, 1985, for a maximum of 150 days; adopted at 10 Ill. Reg. 3252, effective January 28, 1986; amended at 10 Ill. Reg. 19386, effective October 31, 1986; amended at 13 Ill. Reg. 2028, effective February 6, 1989; amended at 14 Ill. Reg. 19154, effective November 26, 1990.

Section 590.25 Application Documentation

The application must include documentation of the following:

- a) History of the Company - a brief history of the business and past employment growth.

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- b) Market Information - information on the company's products or services and identification of existing and potential major customers and competitors.

- c) Separate Historic Financial Statements - historical-corporate financial statements for the past three years and interim statements dated no more than ninety days prior to application including:

- 1) Profit and Loss Statements;
- 2) Balance Sheets;
- 3) Cash Flow Statements; and
- 4) Disclosure of Contingent Liabilities.

- d) Three-Year-Projections Projected Financial Statements - three year projections of the Profit and Loss Statement and Balance Sheet and a one year Monthly Cash Flow Projection.

- e) Site Map - an outline of the general location of the project on a site map, reflecting the location of any floodplain areas.

- f) Land and Building Information (if applicable) - for land and/or building acquisition, an MAI appraisal and a copy of the purchase option or agreement; for building construction or renovation, a contractor or architect's cost estimates.

- g) Description of Machinery and Equipment (if applicable) - identification of major equipment or classes of equipment to be acquired with the Department's program funds; for acquisition of new machinery and equipment, attachment of reliable vendor cost estimates; for moving and installation costs, attachment of written estimates; for used machinery and equipment acquisition, an appraisal demonstrating that the fair market value is in line with the purchase price.

- h) Company Management - listing of those individuals people that who are responsible for the management of the company, their positions and responsibilities, and resumes of key senior individuals at the company location.

- i) Personal-Resumés - a-resumé-for-senior-staff-at-the-proposed project-site. Ownership - the company shall provide a detailed statement of ownership which shall include the percentage of ownership of all owners of the company. Such statements shall clearly identify any ownership interest which amounts to 20% or

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more, any ownership interest of individuals who have a position of control in the business, and/or any interest which guarantees any financial or contractual activities of the company. For all such entities which meet any condition of this subsection, a financial statement shall be provided which includes personal statements on individuals and balance sheets on business corporations.

- j) Letters of Commitment - documentation of all sources of leveraging as reflected in commitment letters; loans from financial institutions must have language indicating the loan amount, the specified term and interest, collateral, conditions attendant to the loan, and the fact that the loan is approved; any commitment to purchase a revenue bond must have an executed inducement resolution and the rates, terms, and conditions of approval by the buyers.

- k) The Department shall waive the requirements of subsections(a), (b),(c),(d),(h), and (i) when:

- 1) The company has provided a comprehensive business plan or company annual reports which address all of the requirements contained in Section 10-5 of the Act; and
- 2) The company is publicly owned and traded; and
- 3) The company's historic financial condition is deemed excellent, meeting industry standards in accordance with Section 590.30(d).

(Source: Amended at 14 Ill. Reg. 19154, effective Nov. 26, 1990.)
Section 590.30 Evaluation Process

The Department shall screen all applications to determine that all requirements of the application package have been addressed. Complete applications will be reviewed and evaluated by Department staff. Applicants will be notified of deficiencies in applications and given an opportunity to correct such deficiencies through resubmission of additional documentation (see Section 590.25). This review and evaluation process will be completed within 30 days of the Department's receipt of a complete the application. Department staff will conduct an evaluation of each application to assure compliance with the requirements specified in the Large Business Development Act. (Article 10 of P.A. 84-489, effective daily-25-1985 Ill. Rev. Stat. 1989, ch. 121, par. 2710-1 et seq.) (Act). The evaluation will address the following technical criteria:

- a) Evidence of Need for Program Funds

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- 1) It should be demonstrated, for example, that the firm has multi-state location options and that additional funds will be leveraged -- to cover up to 75 percent of total project costs.
- 2) The business project must create or retain at least 300 full-time equivalent jobs over a 24 month period. The Director may waive the requirement for 300 jobs to be created/retained for a large company meeting all other program criteria, as specified in the Act and this Part, but due to extenuating circumstances, cannot create 300 jobs (e.g., distressed community with unemployment rate which is considerably higher than state's average; area with limited economic development prospects as evidenced by prior and current development activities; funding would support business with potential to generate additional growth in area and creation of jobs as a result of spinoff businesses; funding needed to avert loss of the area's major source of employment, etc.).
- b) Project Implementation Readiness - The company must demonstrate project readiness consisting of commitments identifying loans and investments from all lenders and investors on letterhead, signed and dated; and a time schedule for immediate project initiation.
- c) Job Creation - The application must provide evidence of job creation and/or retention including written assurance from the company which identifies the number of jobs to be created/retained; identification of the types of jobs created/retained; evidence that jobs created/retained will generate additional wealth for the community (e.g., final goods or services produced are sold in markets outside Illinois or goods or services produced and sold locally substitute for those imported from outside the State) -- these types of jobs will receive some preference; and evidence that the project to be undertaken has the potential to create substantial employment (Ssee subsection (a)(2)) in relation to the principal amount of the loan at generally a ratio of at least one job to each \$5,000 in project funds. A project with a lower higher ratio will be considered for funding if the application demonstrates severe need (e.g., distressed community with an unemployment rate which is considerably higher than the state's average; area with limited economic development projects as evidenced by prior and current development activities; funding would support business with potential to generate additional growth in area and creation of jobs as a result of spinoff businesses; funding needed to avert loss of the area's major source of employment, etc.).

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- d) Financial Evaluation Component - The company's financial statements, including the annual balance sheets and profit and loss statements for the past three years, as well as the most recent ninety days, and a three year projected balance sheet and profit and loss statement, as well as a one year monthly cash flow statement. A comprehensive business plan or company annual reports may be submitted in lieu of the aforementioned material. This will be reviewed through a standard credit analysis which will determine the: liquidity and debt coverage for the project; ability of the company to manage debt; business trends; and projected earnings. This data will be compared to similar for companies in the same industry using the 1988 (no later amendments or editions included) "Robert-Morris-Associates RMA Annual Statement Studies" (published by Robert Morris Associates, P.O. Box 8500, S-1140, Philadelphia, PA 19178) (1985), or a comparable source which more closely matches the applicant's business operation if such the applicant's industry is evaluated by this source. This standard credit analysis will determine the financial stability of the company in accordance with Section 10-5 of the Act.

(Source: Amended at 14 Ill. Reg. 19154, effective Nov. 26, 1990)

Section 590.92 Evaluation Process

The Department shall screen all applications to determine that all application documentation has been submitted in accordance with Section 590.25. Complete applications will be reviewed and evaluated by Department staff. Applicants will be notified of deficiencies in applications and given an opportunity to correct such deficiencies through resubmission of additional documentation (see Sections 590.25 and 590.30). This review and evaluation process will be completed within 3045 days of the Department's receipt of the a complete application. Department staff will conduct an evaluation of each application to assure compliance with the requirements specified in the Act. The evaluation will address the following technical criteria:

- a) Evidence of Need for Program Funds.
 - 1) It should be demonstrated, for example, that the firm has multi-state location options and that additional funds will be leveraged -- to cover up to 75 percent of total project costs. Types of allowable leverage financing are provided in Section 590.60 of this Part.
 - 2) The business project must create or retain at least 300 full-time equivalent jobs over a 24 month period. The Director may waive the requirement for 300 jobs to be

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created for a large company meeting all other program criteria, as specified in the Act and this Part, but due to extenuating circumstances, cannot create 300 jobs (e.g., distressed community with unemployment rate which is considerably higher than state's average; area with limited economic development prospects as evidenced by prior and current development activities; funding would support business with potential to generate additional growth in area and creation of jobs as a result of spinoff businesses; funding needed to avert loss of the area's major source of employment, etc.).

- b) Project Implementation Readiness - The company must demonstrate project readiness consisting of commitments identifying loans and investments from all lenders and investors on letterhead, signed and dated; and a time schedule for immediate project initiation.
- c) Job Creation - The application must provide evidence of job creation including written assurance from the company which identifies the number of jobs to be created/retained; identification of the types of jobs created/retained; evidence that jobs created/retained will generate additional wealth for the community (e.g., final goods or services produced are sold in markets outside Illinois or goods or services produced are sold locally substitute for those imported from outside the State) -- these types of jobs will receive some preference; and evidence that the project to be undertaken has the potential to create substantial employment. A project with a lower higher ratio will be considered for funding if the application demonstrates severe need (e.g., distressed community with an unemployment rate which is considerably higher than the state's average; area with limited economic development projects as evidenced by prior and current development activities; funding would support business with potential to generate additional growth in area and creation of jobs as a result of spinoff businesses; funding needed to avert loss of the area's major source of employment, etc.).

- d) Financial Evaluation Component - The company's financial statements, including the annual balance sheets and profit and loss statements for the past three years and the most recent ninety days, a three year projected balance sheet and profit and loss statement, and a one year monthly cash flow statement. A comprehensive business plan or company annual reports may be submitted in lieu of the aforementioned material. These statements will be reviewed through a standard credit analysis which will determine the: liquidity and debt coverage for the project, ability of the company to manage debt, business trends, and projected earnings. This data will be compared to similar

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data for companies in the same industry using the 1988 (no later amendments or editions included) ~~"Robert-Morris-Associates RMA Annual Statement Studies"~~ (published by Robert Morris Associates, P.O. Box 8500, S-1140, Philadelphia, PA 19178) (1987; no later amendments or editions included), or a comparable source which more closely matches the applicant's business operation if such the applicant's industry is evaluated by this such source. This standard credit analysis will determine the financial stability of the company in accordance with Section 10-5 of the Act.

(Source: Amended at 14 Ill. Reg. 19154, effective Nov. 26, 1990)

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- 1) The Heading of the Part: Illinois Public Infrastructure Loan and Grant Program
- 2) Code Citation: 14 Ill. Adm. Code 610
- 3) Section Numbers:

610.20	<u>Adopted Action:</u>
610.25	Amendment
610.30	Amendment
610.40	Amendment
610.60	Amendment
- 4) Statutory Authority: Implementing and authorized by the Public Infrastructure Loan and Grant Program Act (Ill. Rev. Stat. 1989, ch. 127, pars. 2708-1 et seq.).
- 5) Effective Date of Amendments: November 26, 1990
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these amendments contain incorporations by reference? Yes, under Section 6.02(a) of the Illinois Administrative Procedure Act.
- 8) Date Filed in Agency's Principal Office: November 20, 1990.
- 9) Notice of Proposal Published in Illinois Register: May 18, 1990 - 14 Ill. Reg. 7300.
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) Differences between proposal and final version:
In the authority note and throughout the rulemaking, updated cites to the Illinois Revised Statutes to the 1989 edition.
Section 610.25(g)
Removed the strike-out on the subsection label.
In line 2, changed "will" to "shall".
In line 3, changed "a" to "the".
Added "of all owners of the company" to the end of the first sentence.
In line 6, replaced "which is considered to be controlling" with "of individuals who have a position of control in".
Section 610.25(h)(1)
In line 1, changed "submitted" to "provided".

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Added the following language in line 2 after "reports": "which address all of the requirements contained in Section 8-5(g) of the Act".

Section 610.30(a)
In line 4, replaced "Article 8 of P.A. 84-109, effective July 25, 1985" with "Ill. Rev. Stat. 1989, ch. 127, par. 2708-1 et seq.".

Section 610.30(b)(2)
Inserted "which more closely matches the applicant's business operation" after "comparable source" in line 17.

In line 18, replaced "such" with "the applicant's".

In line 18, changed "these" to "such".

Section 610.60(g)(1)
In line 6, changed "5500-5536" to "5500.01 et seq.".

In line 8, replaced "AICPA" with "American Institute of Certified Public Accountants (AICPA)".

Section 610.60(h)
In line 2, deleted the word "the" following "in".

Section 610.60(k)
Deleted "American Institute of Certified Public Accountants" and the parentheses around "AICPA" in line 4.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will these amendments replace an emergency amendment currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendments: Section 610.20 has been revised to allow applications for funding to be accepted on an on-going basis until all funds have been exhausted. Additionally, Sections 610.25 and 610.30 have been modified to allow comprehensive business plans or company annual reports in lieu of other detailed application documentation when such reports address the same requirements. In Section 610.30(b)(2) the reference to the "Robert Morris Associates Annual Statement Studies" has been updated to reflect the 1988 edition. Additionally, this subsection has been revised to allow the use of other sources, comparable to the "Robert Morris Associates Annual Statement Studies", in evaluating the information derived from the

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standard credit analysis. Section 610.40(a)(1) has been revised so project assessments will no longer be on a comparative basis. Section 610.60(a) now provides for a review of a local government's last year's audit, rather than the last two year audit, in determining repayment capacity. Section 610.60(h) has been updated to reference 47 Ill. Adm. Code 10 rather than the Administrative Review Law.

16) Information and questions regarding these adopted amendments shall be directed to:

Mr. John D. Taylor, Deputy Director
Department of Commerce and Community Affairs
Bureau of Program Administration
620 East Adams Street, 5th floor
Springfield, Illinois 62701
(217) 782-6136

The full text of the Adopted Amendments begins on the next page:

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TITLE 14: COMMERCE
SUBTITLE C: ECONOMIC DEVELOPMENT
CHAPTER I: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS
PART 610
ILLINOIS PUBLIC INFRASTRUCTURE LOAN AND GRANT PROGRAM

Section

610.10 Purpose
610.20 Application Cycle
610.25 Application Documentation
610.30 Evaluation Process
610.40 Selection for Funding
610.50 Funding Limitations
610.60 Administrative Requirements

AUTHORITY: Implementing and authorized by the Public Infrastructure Loan and Grant Program Act (Ill. Rev. Stat. 1989, ch. 127, pars. 2708-1 et seq.)

SOURCE: Emergency rule adopted at 9 Ill. Reg. 14362, effective September 6, 1985, for a maximum of 150 days; adopted at 10 Ill. Reg. 3259, effective January 28, 1986; amended at 10 Ill. Reg. 19395, effective October 31, 1986; amended at 14 Ill. Reg. 19164, effective November 26, 1990.

Section 610.20 Application Cycle

The Department will supply interested local governments with an application package upon request. Applications under this Program will be accepted on an ongoing basis. Applications submitted by the 25th of each month will be reviewed; submissions after the 25th will be held for consideration during the next monthly review cycle.

(Source: Amended at 14 Ill. Reg. 19164, effective Nov. 26, 1990)

Section 610.25 Application Documentation

The application must include documentation for the business associated with the proposed project as follows:

- a) History of the Company - a brief history of the business and past employment.
- b) Market Information - information on the company's products or services and identification of existing and potential major customers and competitors.
- c) Projected Employment Information - the total number of jobs to be created or retained, including type of jobs, wages, and hiring

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schedule for job creation/retention.

- d) Corporate Historic Financial Statements - historical corporate financial statements for the past three years and interim statements dated no more than ninety days prior to application including:

- 1) Profit and Loss Statements;
- 2) Balance Sheets;
- 3) Cash Flow Statements; and
- 4) Disclosure of Contingent Liabilities.

- e) Projected Financial Statements - projected three-year profit and loss statements and balance sheets and a one year monthly cash flow projection.

- f) Company Management - a listing of those people that are responsible for the management of the company; their positions and percentages of ownership; listing of those individuals who are responsible for the management of the company, their positions and responsibilities, and resumes of key senior individuals at the company location.

- g) Personal Resumes - a resume for senior staff at the proposed project. Ownership - the company shall provide a detailed statement of ownership which shall include the percentage of ownership of all owners of the company. Such statements shall clearly identify any ownership interest which amounts to 20% or more, any ownership interest of individuals who have a position of control in the company, and/or any interest which is guaranteeing any financial or contractual activities of the company. For all such entities which meet any conditions of this subsection, a financial statement shall be provided.

- h) The Department shall waive the requirements of subsections (a), (b), (d), (e), (f) and (g) when:

- 1) The company has provided a comprehensive business plan or company annual reports which address all of the requirements contained in Section 8-5(g) of the Act; and
- 2) The company is publicly owned and traded; and
- 3) The company's historic financial condition is deemed excellent, meeting industry standards in accordance with Section 610.30(b)(2).

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(Source: Amended at 14 Ill. Reg. 19164, effective Nov. 26, 1990)

Section 610.30 Evaluation Process

The Department shall screen all applications to determine that all requirements of the application package have been addressed. Complete applications will be reviewed and evaluated by Department staff. Applicants will be notified of deficiencies in applications and given an opportunity to correct such deficiencies through resubmission of additional documentation. This review and evaluation process will be completed within 45 days of the Department's receipt of a complete application ~~monthly end-of-date for applications~~. Department staff will conduct a technical and financial evaluation of each application.

- a) Technical Evaluation Component - Each application will be reviewed to assure compliance with technical program requirements as specified in the Public Infrastructure Loan and Grant Program Act (Ill. Rev. Stat. 1989, ch. 127, par. 2708-1 et seq. ~~Article-8 of-P-A-84-109; effective-July-25-1985~~) (Act). The technical evaluation will address the following criteria:

- 1) Evidence of Need for Public Participation - The application must demonstrate the need for public funds in the manner set forth in Section 8-5 of the Act, including identification of the essential need for public infrastructure in order to secure the private sector development, expansion, or retention; evidence that the project cannot be financed solely from local revenue sources or cannot be financed at an interest rate and term which makes the project viable; and an indication of the relationship of the proposed public infrastructure improvement to a local capital improvements plan (if applicable) or a documented need for the improvement.

- 2) Project Implementation Readiness - The application must show that the Infrastructure Program is ready for implementation by providing a time schedule for the immediate project initiation; detailed engineering reports and cost estimates which demonstrate cost feasibility of the project; and a signed resolution of support from the local government.

- 3) Project Impact - The application must clearly demonstrate a positive project impact consisting of an increase in employment or the retention of jobs and evidence that jobs created/retained will generate additional wealth for the community (e.g., final goods or services produced are sold in markets outside Illinois or final goods or services produced and sold locally substitute for those imported

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from outside the State) -- some preference will be given to these types of jobs.

- b) Financial Evaluation Component - The Department will conduct a financial analysis of each application received. The financial evaluation will include an analysis of the local government and the company undertaking the business project.

- 1) Analysis of Local Government - The Department's local government financial analysis will review alternative funding sources available to and pursued by the applicant, such as general obligation or revenue bonds, federal grant programs, tax increment financing, or special service area tax proceeds and user-charges; a determination of the financial health of the governmental unit based on the most recent audit of governmental funds including current tax rates, outstanding debt structure, utility user charges (if applicable to the project); and the community's ability to pay a portion of the costs for the infrastructure improvement.

- 2) Analysis of the Business - The firm's financial statements, including the annual balance sheets and profit and loss statements, for the past three years, as well as the most recent ninety days and a three year projected balance sheet and profit and loss statement, as well as a one year monthly cash flow statement.⁷ A comprehensive business plan or company annual reports may be submitted in lieu of the aforementioned material. These statements will be reviewed through a standard credit analysis which will determine the: liquidity and debt coverage of the project; ability of the company to manage debt; business trends; and projected earnings. This data will be compared to similar data for companies in the same industry using the 1988 (no later amendments or editions included) "Robert--Morris Associates RMA Annual Statement Studies" published by Robert Morris Associates, P.O. Box 8500, S-1140, Philadelphia, PA 19178) (1985) or comparable source which more closely matches the applicant's business operation if the applicant's such industry is evaluated by this source such sources. This standard credit analysis will determine the financial stability of the company in accordance with Section 8-5(g) of the Act.

(Source: Amended at 14 Ill. Reg. 19164, effective Nov. 26, 1990)

Section 610.40 Selection for Funding

- a) For any application which meets criteria of Section 610.30,

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Department staff will then conduct a field visit evaluation to verify information in the application, leading to the final funding decision. The field visits will analyze application characteristics, which include:

- 1) a comparative an assessment of the projects in terms of job creation, in relation to the value of the loan/grant and types of jobs preferred as described in Section 610.30(a)(3);
- 2) a verification of submitted application information; and
- 3) past performance of the applicant under previous Departmental programs, if applicable (e.g., success in previous projects and the level of compliance with previous grant agreements).
- b) Applications which best meet the objectives of the program and demonstrate the greatest potential for job creation will receive loan or grant funds, until all available funds are expended. The Department will provide program funds in the form of a grant only when it can be demonstrated that the locality's financial capability will not generate the necessary revenues to pay the debt service on the cost of the public improvement described in the application. Grants will also be authorized in those circumstances where the proposed Infrastructure project is necessary to encourage large out-of-state firms to locate in Illinois or to encourage existing large companies to undertake job expansion or retention projects.

(Source: Amended at 14 Ill. Reg. 19164, effective Nov. 26, 1990)

Section 610.60 Administrative Requirements

- a) Loan Terms - Infrastructure project loans will be at a fixed, low or no interest rate for a term not to exceed 10 years. However, in extenuating circumstances (e.g., based on the infrastructure improvement's useful life and the local government's financial capacity to repay the loan) a longer term, up to twenty years, will be considered. The loan term and amortization schedule will be flexible, according to not only the life expectancy of the proposed infrastructure improvement, but also the repayment capacity (based upon a review of the local government's last two year's audit) of the local government. Installments shall be due and payable to the Department according to a negotiated amortization schedule. All payments shall be applied first to interest and then to principal.
- b) Reporting - The Recipient (applicant receiving grant/loan) will

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provide, at least annually, information and reports required by the Department (e.g. reports on job creation/retention; financial statement of assets, liabilities, and net worth).

- c) Termination of Grant/Loans - Grants/loans shall be terminated for the following reasons:

- 1) Termination due to Loss of Funding - In the absence of state funding for a grant year, all grants/loans for that year will be terminated in full. In the event of a partial loss of state funding, the Department will make proportionate cuts to all Recipients. In the event the Department suffers such a loss of funding in full or part, the Department will give the Recipient written notice setting forth the effective date of full or partial termination, or if a change in funding is required setting forth the change in funding and changes in the approved budget.
- 2) Termination for Cause

- A) If the Department determines that the Recipient has failed to comply with the terms and conditions of the grant/loan, the Department shall terminate the grant/loan in whole, or in part, at any time before the date of completion. Circumstances which will result in the termination of a grant/loan include, but are not necessarily limited to the following: consistent failure to submit required reports; failure to maintain required records; failure to protect inventory; misuse of equipment purchased with grant/loan funds; evidence of fraud and abuse; consistent failure to meet performance standards and failure to resolve points of the agreement (i.e., narrative, number to be served). These circumstances are explained in the grant/loan agreement.

- B) The Department shall promptly notify the Recipient in writing of the determination to terminate, the reasons for such termination, and the effective date of the termination. Payments made to the Recipient or recoveries by the Department shall be made in accordance with legal rights and liabilities explained in the grant/loan agreement.

- 3) Termination by Agreement - The Department and the Recipient shall terminate the grant/loan in whole, or in part, when the Department and the Recipient agree that the continuation of the program objectives would not produce

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beneficial results commensurate with the future expenditures of funds. The Department and the Recipient shall agree upon termination conditions, including the effective date and, in the case of partial termination, the portion to be terminated. Recipient shall not incur new obligations for the terminated portion after the effective date, and shall cancel as many outstanding obligations as possible. The Department shall allow full credit to the Recipient for the Department's share of the noncancellable obligations, properly incurred by the Recipient prior to termination.

d) Events of Default - The entire unpaid principal of the loan, and the interest then accrued thereon, shall become and be immediately due and payable upon the written demand of the Department, without any other notice or demand of any kind or any presentment of protest, if any one of the following events (hereafter an "event of default") shall occur and be continuing at the time of such demand, whether voluntarily or involuntarily, or without limitation, occurring or brought about by operation of law or pursuant to or in compliance with any judgment, decree or order of any court or any order, rules or regulations of any administrative or governmental body, provided, however that such sum shall not be then payable if Recipient's payments have been deferred. The Department will make deferrals based upon case by case review of the Recipient's financial statements and projections (see Section 610.25(d) and (e)) to determine if the Recipient will be able to make payments at a future date.

1) Non-Payment of Loan - If the Recipient shall fail to make payment when due of any installment of principal on the loan, or interest accrued thereon and if the failure to make payment shall remain unremedied for fifteen (15) days.

2) Non-Payment of Other Indebtedness - If default shall be made in the payment when due of any installment of principal or of interest on any of the Recipient's other indebtedness (any creditor the Recipient owes) and if such default shall remain unremedied for (15) days.

3) Incorrect Representation or Warranty - If any representation or warranty contained in, or made in connection with the execution and delivery of, the loan agreement, or in any certificate furnished pursuant hereto, shall prove to have been incorrect.

4) Default in Covenants - If the Recipient shall default in the performance of any other term, covenant or agreement contained in the loan agreement, and such default shall

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continue unremedied for thirty (30) days after either:

A) it becomes known to an executive officer of the Recipient; or

B) written notice thereof shall have been given to the Recipient by the Department.

5) Voluntary Insolvency - If the Recipient shall cease to pay its debts as they mature or shall voluntarily file a petition seeking reorganization of, or the appointment of a receiver, trustee, or liquidation of its assets or to effect a repayment plan with creditors, or shall be adjudicated bankrupt, or shall make a voluntary assignment for the benefit of creditors.

6) Involuntary Insolvency - If an involuntary petition shall be filed against the Recipient under any bankruptcy or insolvency law or seeking the reorganization of or the appointment of any receiver, trustee or liquidator for the Recipient, or the property of the Recipient, or a writ or warrant of attachment shall be issued against the property of the Recipient and such petition shall not be dismissed, or such writ or warrant of attachment shall not be released, or bonded within thirty (30) days after filing or levy.

7) Judgments - If any final judgment for the payment of money that is not fully covered by liability insurance shall be rendered against the Recipient, and within thirty (30) days, shall not be discharged, or an appeal therefrom taken and execution thereon effectively stayed pending such appeal, and, if such judgment be affirmed on such appeal, the same shall not be discharged within thirty (30) days.

e) Notice of Default - The Recipient agrees to give written notice to the Department of any event, within 15 days of after the event, which constitutes an event of default as specified in Section 610.60(d).

f) Monitoring and Evaluation - Recipients must permit any agent authorized by the Department, upon presentation of credentials to, in accordance with the constitutional limitation on administrative searches, have full access to and the right to examine any documents, papers, and records of the Recipient involving transactions related to a grant/loan from the Department.

g) Audits

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- 1) The Recipient shall be responsible for having an audit of all grant/loan records and such audit must be performed by an independent certified public accountant, certified and licensed by authority of the State of Illinois in accordance with the Illinois Public Accounting Act (Ill. Rev. Stat. 1989, ch. 111, pars. 5500.01 et seq.). The audit must be conducted in accordance with generally accepted government auditing standards adopted by the American Institute of Certified Public Accountants (AICPA) (office located at 1211 Avenue of the Americas, New York, N.Y. 10036-8775) (1981-1989, with no later amendments or editions).
- 2) The Recipient may secure an independent audit of its grant/loan in the same manner as it secures its regular audits, provided it provides for maximum open and free competition. The audit should be conducted as part of the Recipient's normal annual audit or, when the ending period of the audit covers the expenditure of all loan funds, bi-annual audit.
- 3) The Recipient shall work cooperatively with the audit firm selected; actively work with both the audit firm and the Department to resolve any and all audit findings; and work cooperatively with the Department's staff in preparing for, conducting, and resolving audits.
- 4) Any Recipient receiving a grant will provide the Department with 6 3 copies of its annual audit which addresses Department grant(s). In instances where the grant period or term does not coincide with the Recipient's fiscal year, two fiscal audit reports shall be forwarded to the Department. Any Recipient receiving a loan will provide the Department with 3 copies of its audit which addresses funds expended under the Department's loan, within thirty days of its publication.
- 5) The Department reserves the right to conduct special audits, including but not limited to an agency-wide audit, at any time during normal working hours of funds expended under Department grants/loans.
- 6) Any independent public accounting firm that provides consultant services to a Recipient is prohibited from conducting an audit of that Recipient for the period during which services were rendered.
- h) Complaint Process - In the event of a Recipient complaint, the Department will follow the procedures outlined in the

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- Administrative Review Law (Ill. Rev. Stat. 1985, ch. 119, pars. 3-101 et seq.) 47 Ill. Adm. Code 10 (Review and Appeal Procedures).
- i) Interest on Grant Funds - In accordance with Section 10 of the Illinois Grant Funds Recovery Act (Ill. Rev. Stat. 1985, ch. 127, par. 2310), all interest earned on funds held by the Recipient under the grant shall become part of the grant when earned. Any interest earned under the grant, and not expended as grant principal during the term of the grant, shall be returned to the Department.
- j) Nondiscrimination - The Recipient shall refrain from unlawful discrimination in employment and undertake affirmative action to assure equality of employment opportunity and eliminate the effects of past discrimination in accordance with the Illinois Human Rights Act (Ill. Rev. Stat. 1985, ch. 68, pars. 1-101 et seq.).
- k) Financial Management Standards - The Recipient's financial management system shall be structured under the Accounting Standards of the Financial Accounting Standards Board of the American Institute of Certified Public Accountants (AICPA) (June, 1984 September 19, 1987, no later amendments or editions included) to maintain control and accountability over grant/loan funds.
- l) Maintenance and Insurance of Property
 - 1) The Recipient shall at all times maintain the property provided as security for the loan in such condition and repair that the Department's security will be adequately protected.
 - 2) The Recipient shall maintain, during the term of the loan, adequate (at least covering the amount of the loan) hazard (e.g., tornado, hail, acts of God) insurance policies, covering fire and extended coverage for all such other hazards and issued by an insurance company authorized to do business in the State of Illinois with loss payable clauses in favor of the Department.
 - 3) The Recipient shall, if at any time during the life of the loan the Recipient's property is declared to be within a flood hazard area, purchase federal flood insurance if available. Such insurance shall be equal to the amount of the loan.
 - 4) The Recipient shall maintain liability and worker's compensation insurance. The Recipient shall provide

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written notice to the Department of any public hearing or meeting before any administrative or other public agency which may, in any manner, affect the chattel, personal property or real estate securing the loan.

(Source: Amended at 14 Ill. Reg. 19164, effective Nov. 26, 1990)

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1) The Heading of the Part: Illinois Consortium for Educational Opportunity Program

2) Code Citation: 23 Ill. Adm. Code 2400

3) Section Numbers:
2400.10 Adopted Action:
2400.20 Amendment
2400.30 Amendment
2400.50 Amendment
2400.60 Amendment

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 144, pars. 2301 et seq.

5) Effective Date of Rules: November 27, 1990

6) Does this rulemaking contain an automatic repeal date? No.

7) Does this rulemaking contain incorporation by reference? No.

8) Date Filed in Agency's Principal Office: November 14, 1990

9) Notice of Proposal Published in Illinois Register: 14 Ill. Reg. 12357, August 3, 1990

10) Has ICAR issued a Statement of Objection to these rules? No.

11) Difference(s) between proposal and final version:

Authority Note was revised to reference Ill. Rev. Stat. 1989.

Source Note was amended to include the date emergency rules expired and the most recent amendment.

Section 2400.30(a)(7)--the language "Illinois postsecondary educational" was deleted and "of higher education" added; the word "position" was deleted and the following language added: "capacity which the Consortium Board determines to be education related. Such positions may include but shall not be limited to administrative positions in State elementary/secondary and higher education agencies."

Section 2400.30(b)(9)(A)--the following reference was added: (Section 7 of the Illinois Consortium for Educational Opportunity Act (the Act), Ill. Rev. Stat. 1989, ch. 144, par. 2307.)"

Section 2400.50(a)(3)--the word "position" was deleted and the following language added: "capacity which the Consortium Board determines to be education related. Such positions may include but shall not be limited to administrative positions in State elementary/secondary and higher education agencies."

Section 2400.50(b)--the following reference was added: "(Section 10 of the Act.)"

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- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will this rule replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Rule: The adopted amendments to the rules implement amendments to the enabling Act for the program and relate to eligibility for an award and conditions of the award. In addition, the amendments make consistent the definition of institutions of higher learning, and place in italic print those portions of the rules that are excerpts from or paraphrase of the statute.
- 16) Information and questions regarding this adopted rule shall be directed to:

Carolyn Lorton, Assistant Director
Illinois Board of Higher Education
4 West Old Capitol Square, Room 500
Springfield, Illinois 62701
217/782-2551

The full text of the Adopted Amendments begins on the next page:

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TITLE 23: EDUCATION AND CULTURAL RESOURCES
SUBTITLE A: EDUCATION

CHAPTER XV: ILLINOIS CONSORTIUM FOR EDUCATIONAL OPPORTUNITY

PART 2400

ILLINOIS CONSORTIUM FOR EDUCATIONAL OPPORTUNITY PROGRAM

Section	Purpose
2400.10	Definitions
2400.20	ICEOP Program Guidelines
2400.30	Determining and Administering Awards
2400.40	Fulfillment of the Conditions of the Award
2400.50	Application Procedures
2400.60	

AUTHORITY: Implementing and authorized by The Illinois Consortium for Educational Opportunity Act (Ill. Rev. Stat. 1989, ch. 144, pars. 2301 et seq.).

SOURCE: Emergency Rule adopted at 10 Ill. Reg. 13402, effective July 28, 1986 for a maximum of 150 days; emergency expired December 25, 1986; adopted at 11 Ill. Reg. 4674, effective March 6, 1987; amended at 14 Ill. Reg. 12262, effective July 16, 1990; amended at 14 Ill. Reg. 19178, effective November 27, 1990.

Section 2400.10 Purpose

This Part provides for the administration of the Illinois Consortium for Educational Opportunity Act (Ill. Rev. Stat. 1985§89, ch. 144, pars. 2301 et seq.) and the program of financial aid under this Act called the Illinois Consortium for Educational Opportunity Program (ICEOP).

(Source: Amended at 14 Ill. Reg. 19178, effective November 27, 1990)

Section 2400.20 Definitions

"Academic Year" means the period of time beginning with fall term in one calendar year and running through the end of summer term in the following calendar year.

"Act" means the Illinois Consortium for Educational Opportunity Act.

"Board" means the Board of Higher Education.

"Illinois Resident" means any United States citizen or lawful permanent resident alien of the United States who meets at least one of the following requirements:

At least one parent or step-parent of the student must reside in Illinois; or

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The emancipated (self-supporting) student must have lived in Illinois for a period of six consecutive months and must be a registered voter in the State of Illinois; or

The student must be a graduate of an Illinois high school or ~~Illinois postsecondary educational institution~~ institution of higher education.

The status of the Illinois residency of the student at the time of initial matriculation in this program will hold for his or her entire time in his or her graduate or professional study at the ICEOP institution.

"Postsecondary educational institution" "Institution of higher learning" means an educational institution of any kind which offers a postsecondary education and credential upon completion, titled a "degree."

"Traditionally underrepresented minority group" means any of the racial minority groups designated in the Act which are represented in Illinois postbaccalaureate enrollment at a percentage rate less than the percentage of the racial minority group's representation in the total Illinois population. The Board shall annually determine which racial groups are underrepresented based upon census data and annual graduate enrollment reports from Illinois institutions of higher education.

(Source: Amended at 14 Ill. Reg. 19178, effective November 27, 1990)

Section 2400.30 ICEOP Program Guidelines

a) An ICEOP participating institution shall:

- 1) be an institution of higher education as defined in the Act;
- 2) actively recruit students who will be eligible for ICEOP awards and verify to the Consortium Board that applicants for ICEOP financial assistance meet all eligibility requirements;
- 3) maintain records for award recipients including program application materials, contracts and records of award payments;
- 4) provide award recipients with academic and support services, such as mentoring, counseling, and other activities that would enhance the chances for degree completion and success in achieving the goals of the program;
- 5) supervise payment of awards from the funds awarded by the Consortium Board;
- 6) collect, process and forward to the Consortium Board by March 1 of each year all new applications and renewal forms from eligible students; and
- 7) assist award recipients who complete their program of study in seeking a position in teaching or administration in an ~~Illinois postsecondary educational~~ institution

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of higher education or on an Illinois higher education governing or ~~coordinating~~ board staff or as an employee of this State in an education related capacity which the Consortium Board determines to be education related. Such positions may include but shall not be limited to administrative positions in State elementary/secondary and higher education agencies.

b) For the applicant student to be eligible to participate in the ICEOP, the student shall establish and the applicable institution shall verify that the student applicant meets the following criteria:

- 1) ~~he or she is an Illinois resident; he or she is an Illinois resident;~~
- 2) ~~he or she is a citizen or lawful permanent resident alien of the United States;~~
- 2) ~~he or she is a member of a racial minority identified in the Act; he or she is a member of a racial minority identified in the Act;~~
- 3) ~~he or she has earned a baccalaureate degree from a postsecondary educational institution; he or she has earned a baccalaureate degree from an institution of higher learning;~~
- 5) ~~he or she has earned any educational diploma at an institution of education located in this state or he or she is an Illinois resident for no less than three years prior to applying for the grant;~~
- 4) ~~he or she has been admitted as a student pursuing a doctoral, master's, or postbaccalaureate professional degree and will pursue this degree objective at least as a half-time student, as defined by the institution;~~
- 5) ~~he or she signs has signed an agreement to meet the Act's employment conditions if an ICEOP award is accepted;~~
- 6) ~~his or her financial resources are such that in the absence of a ICEOP grant the individual will be prevented from pursuing a graduate or professional degree at the institution; and~~
- 7) ~~he or she has above average academic ability to pursue a graduate or professional degree; he or she has above average academic ability to pursue a graduate or professional degree, as evidenced by the following:~~
 - A) ~~completion of a baccalaureate degree from an accredited institution; completion of a baccalaureate degree from an institution of higher learning (Section 7 of The Illinois Consortium for Educational Opportunity Act (the Act), Ill. Rev. Stat. 1989, ch. 144, par. 2307);~~

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B) minimum grade point average of C+ (2.75 on a grade scale of 4.00 = A) in the last 60 hours of undergraduate work; and

C) admission to a post-baccalaureate degree program at an ICEOP participating institution.

c) In order to maintain eligibility in the program and in order to be considered for subsequent ICEOP grants, an awardee must meet scholastic requirements and eligibility for financial assistance as required by the institution in which she or he is enrolled as an ICEOP participant.

(Source: Amended at 14 Ill. Reg. 19178, effective November 27, 1990)

Section 2400.50 Fulfillment of the Conditions of the Award

a) ~~The award recipient must pursue a position of employment in teaching or administration in an Illinois postsecondary educational institution or on an Illinois higher education governing or coordinating board staff upon termination of his or her program of studies.~~

b) ~~In the event an award recipient cannot obtain the required employment, the recipient and his or her institution may seek approval by the Consortium Board of a substitution which is equivalent to a teaching or non-teaching full time appointment at an Illinois postsecondary educational institution or a position at one of the Illinois higher education governing or coordinating boards. An equivalent substitution would be a position which has the same qualifications and objectives of a position at an institution of higher education or a higher education coordinating or governing board.~~

a) As a condition for acceptance of the award, the recipient shall accept one of the following:

1) A teaching or nonteaching full-time appointment at an Illinois institution of higher education; or

2) A position at one of the higher education governing boards; or

3) A position as an employee of this State in an education related capacity which the Consortium Board determines to be education related. Such positions may include but shall not be limited to administrative positions in State elementary/secondary and higher education agencies.

b) The recipient shall accept such position or positions for a period equal to the number of years that he or she was a participant in the ICEOP (Section 10 of the Act).

c) Failure of the recipient to fulfill the award condition as provided for in Subsections (a) or (b) above shall require the recipient to repay 20 percent of the total amount of the award on a ten-year repayment schedule.

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d) All grants shall be subject to the provisions of the Illinois Grant Funds Recovery Act (Ill. Rev. Stat. ~~1985~~ 1989, ch. 127, pars. 2206 et seq.).

(Source: Amended at 14 Ill. Reg. 19178, effective November 27, 1990)

Section 2400.60 Application Procedures

a) The Board shall provide information about the ICEOP to ~~Illinois postsecondary educational institutions~~ institutions of higher education for distribution.

b) Application materials shall be distributed by participating institutions of higher education.

c) A student shall apply directly to the institution of higher education which he or she plans to attend, and the applications shall be forwarded with the institution's verification and endorsement to the Consortium Board.

d) A student who received an award in a previous year shall reapply for the next year's award directly to the institution in which he or she is enrolled or intends to enroll. The renewal form shall be forwarded with the institution's verification and endorsement to the Consortium Board.

e) Each participating institution of higher education shall request awards annually from the Consortium Board on behalf of those students recruited and admitted.

f) Institutions shall submit their requests for awards to the Consortium Board by March 1 each year prior to the start of the academic year in which awards are funded.

(Source: Amended at 14 Ill. Reg. 19178, effective November 27, 1990)

OFFICE OF THE STATE FIRE MARSHAL

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- 1) The heading of the Part: Policy and Procedures Manual for Fire Protection Personnel.

- 2) Code Citation: 41 Ill. Adm. Code 140

- 3) Section Numbers:

- | | |
|---------|-----------|
| 140..2 | Amendment |
| 140.8 | Amendment |
| 140.12 | Amendment |
| 140.13 | Amendment |
| 140.15 | Amendment |
| 140.20 | Amendment |
| 140.40 | Amendment |
| 140.50 | Amendment |
| 140.55 | Amendment |
| 140.60 | Amendment |
| 140.65 | Amendment |
| 140.70 | Amendment |
| 140.80 | Amendment |
| 140.90 | Amendment |
| 140.130 | Amendment |
| 140.140 | Amendment |
| 140.150 | Amendment |
| 140.160 | Amendment |
| 140.171 | Amendment |
| 140.180 | Amendment |
| 140.185 | Amendment |
| 140.190 | Amendment |
| 140.200 | Amendment |
| 140.210 | Amendment |
| 140.215 | Amendment |
| 140.220 | Amendment |
| 140.230 | Amendment |
| 140.240 | Amendment |
| 140.250 | Amendment |
| 140.260 | Amendment |
| 140.290 | Amendment |
| 140.325 | Amendment |
| 140.390 | Amendment |

- 4) **Statutory Authority:** Implementing and authorized by Sections 8 and 11 of the Illinois Fire Protection Training Act (Ill. Rev. Stat. 1989, ch. 85, pars. 538 and 541), and "AN ACT relating to Fire Protection in certain areas" (Ill. Rev. Stat. 1989, ch. 127 1/2, par. 301 et seq.).

- 5) Effective Date of Amendments: November 26, 1990

- 6) Does this rulemaking contain an automatic repeal date? No.

- 7) Does this amendment contain incorporations by reference? No.

- 8) Date filed in the Agency's principal office: November 19, 1990

- 9) Notice of Proposal published in the Illinois Register2 March 30, 1990, 14 Ill.Reg. 4781.

- 10) Has ICAR issued a statement of Objection to these rules? No.

- 11) Differences between proposal and final version2. Some editorial changes have been made; they do not alter the substantive rules.

- 1 2) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

- Will this Amendment replace an Emergency Amendment currently in effect? No.

- 4.4) Are there any other amendments pending on this Part? No.

- 15) **Summary and purpose of Amendment:** To update standards referenced and change funding hours to more accurately reflect the new standards.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Glenna Singer, Division Manager
Division of Personnel Standards and Education
Office of the State Fire Marshal
1035 Stevenson Drive
Springfield, Illinois 62703-4259
(217) 785-1001

The full text of the Adopted Amendment begins on the next page:

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NOTICE OF ADOPTED AMENDMENT(S)

TITLE 41: FIRE PROTECTION
CHAPTER I: OFFICE OF THE STATE FIRE MARSHALPART 140
POLICY AND PROCEDURES MANUAL
FOR FIRE PROTECTION PERSONNEL

Section	Authority Notes	Resources Required for Certification as an Unlimited Training Facility or Regional Training Center	Examination Procedures for End-of-Course Exams	Not Administered by the Office
140.1	Definitions			
140.2	Applicability of Part 140			
140.3	Program Goals (Repealed)			
140.4	State Examinations			
140.8	Division Responsibilities (Repealed)			
140.10	Resources Required for Certification as a Provisionally Approved Training Facility			
140.11				
140.12				
140.13				
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140.210				
140.215				
140.220				

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140.230	Hazardous Materials #First Responder
140.240	Hazardous Materials #Technician
140.250	Hazardous Materials #Specialist
140.260	Chemistry of Hazardous Materials
140.290	Hazardous Materials Refresher Training
140.300	Rules and Regulations for Reimbursement Funding
140.305	Prerequisites for Participation for Reimbursement Funding
140.310	Requirements
140.315	Claim Forms
140.320	Claim Deadline
140.325	Amount of Reimbursement
140.350	Appropriations
140.360	Advanced Training Programs
140.370	Funding Hours (Repealed)
140.380	Prerequisites Necessary to Qualify an Individual for Reimbursement Funding
140.390	Advisory Committees
140.400	Invalidation of a Student's State Examination Score

AUTHORITY: Implementing and authorized by Sections 8 and 11 of the Illinois Fire Protection Training Act (Ill. Rev. Stat. 1989, ch. 85, pars. 538 and 541), and "AN ACT Relating to fire prevention, amending certain Acts herein named" (Ill. Rev. Stat. 1989, ch. 127 1/2, par. 501).

SOURCE: Adopted at 3 Ill. Reg. 37, p. 168, effective September 15, 1979; codified at 5 Ill. Reg. 10681; emergency amendment at 6 Ill. Reg. 7551, effective June 16, 1982, for a maximum of 150 days; emergency amendment at 6 Ill. Reg. 8474, effective July 1, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 2336, effective February 16, 1983; amended at 7 Ill. Reg. 12944, effective September 23, 1983; amended at 10 Ill. Reg. 4231 effective February 20, 1986; amended at 11 Ill. Reg. 17108, effective October 8, 1987; amended at 14 Ill. Reg. 19185, effective November 26, 1990.

Section 140.2 Definitions

Definitions are those which follow, unless the context requires otherwise:

"Fire Brigade" is an entity, privately owned, possessing those resources necessary for fire suppression in their own premises.

"Fire Department" is an entity, public or private, possessing those resources necessary for fire administration, fire prevention, fire suppression, fire education and arson investigation.

"Fire protection personnel" and "firefighter" mean any person engaged in fire administration, fire prevention, fire suppression, fire education and arson investigation, including any permanently employed trainee or volunteer firefighter, whether or not such person, trainee or volunteer is compensated for all or any fraction of his/her time.

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(Section 2 of the Act)

"Fire Service experience" is defined as fire suppression training, fire administration, fire investigation or fire prevention experience in a fire department excluding clerical, and non-sworn or non-uniform personnel.

"IFSTA" means International Fire Service Training Association, Oklahoma State University, Stillwater, Oklahoma 74074; pamphlet or standard number will appear after the abbreviation and the edition will appear in parentheses. Where standards are incorporated by reference in this Part, the incorporated material does not include any later editions or amendments.

"Local governmental agency" means any local governmental unit or municipal corporation in this State.

"Maximum reimbursable funding" means the number of hours for which the office will reimburse for training of an individual; this is in addition to tuition and other fees as later described in these rules.

"Member" is an individual employed by a fire department or fire brigade to carry out assigned duties, whether or not that person is compensated for all or any fraction of their time.

"NFPA" means National Fire Protection Association, Batterymarch Park, Quincy, Mass. 02269; pamphlet or standard number will appear after the abbreviation and the edition will appear in parentheses. Where standards are incorporated by reference in this Part, the incorporated material does not include any later editions or amendments.

"Office" means the Office of the State Fire Marshal.

"School" means any school located within the State of Illinois, whether privately or publicly owned, which offers a course in fire protection training or related subjects and which has been approved by the Office.

"Trainee" means a recruit firefighter required to complete initial minimum basic training requirements at an approved school to be eligible for permanent employment as a firefighter.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.8 State Examinations

Except as otherwise noted in ~~these rules~~ this Part, all State written examinations will be developed, provided, and administered by Office personnel.

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Local Instructors desiring to schedule state examinations should contact the Office to establish a time and place for the examination. While the Office will endeavor to schedule examinations at sites throughout the State as requested, the number of examination requests may necessitate delays and regional testing. Instructors requesting the State examinations be given should have facilities for the examination. When large numbers of persons are to be tested, Office personnel may request additional assistance of the facility or fire department in monitoring the administration of a test.

a) Class rooms, lecture rooms, municipal and fire protection department training rooms shall be acceptable facilities provided that space is available for the number of persons requesting to take the examination; desks or tables and chairs shall be provided by the examination center. The room in which the examination is to be given shall be a room customarily used for quiet activities and not subject to loud noise or other activities nearby which might interfere with the need for a quiet area for taking written examinations. Students must be spaced to ensure that they cannot readily observe another's answer sheet. The following specifications for the facility and the administration of the exam must be adhered to:

- 1) Candidates not present in the room at the time the proctor starts the exam will be disqualified from taking the exam.
- 2) There can be nothing on the walls at test site that could pertain to exam questions.
- 3) Test administrator must be provided a table at least 6 feet in length.
- 4) Loudspeakers, monitors, portable radios and beepers must be turned off.
- 5) The department hosting the test must supply a representative from the department at the test site during the exam. This will be the only representative of the department allowed in the test room at the time of the test.
- 6) Test site must have toilet facilities in proximity in the same building.
- 7) All candidates must be in clear view of the proctor's table.
- 8) Copies of Emergency Medical Technician (EMT) or Paramedic cards must be supplied prior to the start of the exam, or can be mailed to Division Office the day after exam is given.
- 9) The test site must have temperature control for comfort of candidates.
- b) Examination results will be sent to the individual taking the examination, the chief of the individual's fire department and when applicable, the school which provided training. The Office will maintain these scores and shall use them internally for statistical and/or employment purposes. Otherwise, the Office will not release the examination scores of any individual without the prior written approval of the individual.
- c) State certifications for qualified fire service personnel may be awarded to individuals employed both by local governmental agencies and to State of Illinois employees, after successful completion of all

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- requirements.
- d) Procedure to Request State Administered Certification Exam. At least 30 days prior to the anticipated day for testing at a given fire department or school, the instructor and fire chief will submit to the Office the Office shall be in receipt of a completed form entitled "Request for Examination", signed by the Fire Chief and the Certified Instructor, which will attest to the fact that each individual has:
- 1) A documented learning experience in each of the subject areas of the course required;
 - 2) Satisfactory scores on all local examinations; and
 - 3) Demonstrated a proficiency in all of the skill requirements identified for the level of certification by having been observed and evaluated by a Certified Instructor (of the proper level) and a Fire Officer in the accomplishment of these skills; and local records are maintained which contain copies of the evaluator's checklist and evaluation for each candidate.
- e) No person will be allowed to take the written examination for State certification without having completed all of the above requirements. End-of-subject written examinations of fire departments and community colleges which show satisfactory learning experiences and scores are recognized as satisfying the learning experience requirements.
- f) Persons who have not met all prerequisites listed in (d) above, will not be examined. Nor will persons who are ill, or obviously under the influence of drugs or alcohol, persons on duty who may be called out during the examination, and persons who have not met all prerequisites will not be examined. In making the determination of such impairment, the Office will consider, but is not limited to, observation of demeanor, slurred speech, odor of alcohol, general behavior and other considerations that would benefit in making such determination.
- g) The proctor will not be permitted to discuss or answer questions regarding any questions on the examination. No one will be permitted to enter once the examination has started. Students are not permitted to have notes or reference material in their possession, including calculators, and slide rules. The only paper allowed in the test center is a tablet which will be distributed in single sheets by the proctor according to the examination directions. There will be no scheduled breaks during examination. Persons should be advised at the beginning of the examination that no one will be allowed to leave the room before completing the examination except in an emergency, and then only one at a time. The examination begins after the proctor has read the instructions, at which time all discussion will cease. Candidates will not be permitted to speak to each other or to the proctor, and all instructions to the candidates contained in the proctor instructions will be followed. The proctor will begin the examination with the words "you may begin" and the examination will end with the proctor announcing "you are to stop now".
- h) Results of examinations taken for the purpose of state certification will be retained in the individual training record file maintained for

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- each individual in the Office. All participants who receive certification will have notification of successful completion sent to their training officer and department.
- i) No person shall be re-examined without further documented learning experiences in each of the subject areas. To retake a level of state certification written exam within 12 months of the date of the original examination does not require a re-examination of the manipulative skills portion. In case of failure, individuals must wait 60 days before retaking the state written examination of any that level. The battery of examination to be given will be determined by the Office. A Request for Examination Form is required with attestation statement, as required for the original examination, showing proof that the individual has had the required additional learning experience before re-examination. There is no limit set by the Office for the number of times that an individual may take the written portion of a state certification examination. However, no individual may take the written portion of a state certification examination more than 5 times within twelve months. If the written portion of the examination is not successfully completed within 12 months of the date of the practical examination, the candidate will be required to retake the practical examination. If firefighters from a given fire department experience excessive or repeated failures of firefighter examinations, the Training Officer and/or Fire Chief of the department are encouraged to visit the division offices to discuss the department's training program.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.12 Resources Required for Certification as an Unlimited Training Facility or Regional Training Center

In order to qualify for Unlimited Facility Certification, a training facility center must possess, or have readily available for use, the following facilities, apparatus, equipment, reference material, established records, procedures and staff:

- a) Facilities:
- 1) Training tower, not less than two stories in height, for use as a training structure for ladder evolutions, rescue drills, hose advancement and rope work;
 - 2) Classroom with adequate environmental control and seating capacity for the anticipated trainee population (not adequate means obvious unsuitability, complaints received and other factors deemed relevant by the Office);
 - 3) Forcible entry and ventilation drill facilities, including a means of providing the trainee an opportunity to practice opening a variety of doors, windows, roofs, floors and partitions that are representative of the type and construction found in the community;

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- 4) A smoke and fire room or building suitable for containing, and equipped for simulating, fire atmospheres and conditions. Any or all of these facilities may be combined into one structure; and
- 5) Facilities for conducting live fire training (by permission and within restrictions of environmental control agencies) and rescue which must include:

- A) Structural fires;
- B) Flammable liquid fires;
- C) LP and natural gas fires; and
- D) Automobile fires.

b) Apparatus:

Pumper apparatus, fully equipped as prescribed in NFPA No. 1901 (1985), "Automotive Fire Apparatus".

c) Equipment:

- 1) All current types and classes of portable fire extinguishers;
- 2) Forcible entry tools such as: pry-axe, pick head axe, pike pole, wrecking bar, hatchet, wire and bolt cutters, claw and Kelly tool, crow bar, Halligan tool, manual and power saws and jacks;
- 3) Ropes of assorted lengths, which can be used for rescue, rappelling and practicing knots and lashings;
- 4) All equipment specified by NFPA No. 1901 (1985);
- 5) Salvage and overhaul equipment including covers, carry-alls, cleaning and patching equipment and sprinkler kits;
- 6) Self-contained breathing equipment in sufficient numbers to enable each student to wear the equipment for at least the life of one canister or breathing air tank during his training;
- 7) Standard first-aid supplies for the teaching of the Standard American Red Cross first aid course or its equivalent;
- 8) Slide and/or overhead projector and a 16mm movie projector and screen;
- 9) Standard classroom equipment: chalk board, speaker's rostrum;
- 10) Protective clothing (one full set for each student) including the structural helmet with a face shield. (Students should provide their own clothing while training at a facility other than their duty station); and
- 11) Other instructional aids as may be needed such as, cutaways of equipment, models, flip charts.

d) Records and Established Procedures

An established system of records maintenance that includes:

- 1) Training records which reflect who was trained, subject objectives of subject taught, relating to Instructor Reference Manual, by whom, how, when and where conducted.
- 2) A system of evaluating the effectiveness of the class, the instructor and all participants including:
 - A) Testing technique utilized; oral, written, practical or combination; and
 - B) Performance appraisal and evaluation: ranking, factor comparison, grading, graphic rating scale, checklist.
- 3) Individual training records which show when each person began

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training in each subject area, individual to whom responsible, the objective of his training, intermediate goals, performance criteria, ultimate goal and estimated completion date.

- 4) Records of training. The Office shall approve training records which contain the following:

- A) Location of training
- B) Dates of training
- C) Name of Instructor - signature
- D) Signature/initials of trainee
- E) Academic practical training record
- F) Subject training record
- G) Receipts of training

- e) One or more persons who have been certified by the Office as an instructor for the level of training being conducted.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990.)

Section 140.13 Certificates Earned by Bypass Examination

- a) Certification at certain levels the level of Fire Prevention Officer I and Fire Investigator or Arson Investigator may be achieved after successful completion of a "Bypass Examination" in lieu of meeting the prerequisite of Firefighter II or Firefighter III, where required. The use of the Bypass Examination is limited to personnel not identified as fire protection sworn personnel. No person employed by a local governmental agency who has current fire suppression responsibilities as a firefighter, fire officer, or fire service instructor shall be able to take a Firefighter By-Pass examination.
- b) If an individual is assigned to fire department suppression duties they must take and pass the Firefighter II exam before proceeding with advanced certifications.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990.)

Section 140.15 Course Approval

All organizations, institutions, fire departments, colleges and companies wishing to offer courses leading to certification must submit a "Course Approval Form" to the Office according to the following schedule:

- a) Fire Departments:
- 1) Fire departments must submit "Course Approval Form" once each five years. New forms must be submitted if:
 - A) A new Fire Chief is employed, or,
 - B) Additional course or courses are added to the training schedule
 - 2) Forms are due July 1 and must be renewed by December 31 of the fifth year following approval. Approvals not renewed by December

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31 will not be approved for that fiscal year. Reimbursement funding and examinations will not be honored until the course approval is renewed the following fiscal year.

3) Approvals will be granted on a fiscal year calendar. Fiscal years end on June 30.

b) Colleges, organizations, institutions and companies:

1) "Course Approval Form" must be submitted once each five years with accompanying materials:

A) appropriate course correlation form

B) syllabi and course content; end of course exam; name and credentials of instructor

2) Course approval extension forms may be used for the next four years if no changes are made in previously approved course.

c) Course completion rosters must be submitted to the Office listing individuals who successfully completed course.

ed) The Office reserves the right to monitor and evaluate the delivery of all Approved Courses, including the following requirements.

1) Provide for records of student attendance; i.e., a minimum of 80 per cent is required, and for student evaluations of the course.

2) Maintain all financial records for a minimum of five years after the conclusion of the course.

3) The length of time required to retain training records shall be determined by the local government based on their Records Retention schedule, but shall be retained for at least five years for audit purposes.

34) Maintain complete student records of course completion and test scores.

A) If a course involves college credit, the student's transcript is the complete student record.

B) If a course is non-credit, the delivering agency shall obtain a written student waiver-of-privacy and shall provide complete student records to the Division at the completion of the course.

45) Allow Division personnel to observe and monitor all approved courses to assure agreement compliance and compliance with State rules.

de) The Office may revoke course approvals if an agency is found to be in violation of course approval requirements or requirements contained elsewhere in these rules. In determining whether to revoke, the Office shall consider the seriousness or frequency of the offenses.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.20 Requirements for Participation

All local governmental agencies and individuals may elect to participate in the training and certification program of the Office, subject to the rules and regulations of the Office. Units of local government and individuals may elect

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to participate for certification only, or for certification and reimbursement for training expenses as described in the Illinois Fire Protection Training Act (Ill. Rev. Stat. 1985, ch. 85, par. 531 et. seq.)

a) The local government agency must pass an Ordinance agreeing to participate if reimbursement funding is to be sought.

1) The Office will provide the governing body with a copy of a model Ordinance upon request.

2) For participation for reimbursement funding each local governmental agency must pass an Ordinance requiring trainees to be certified at the firefighter II level by the end of the probationary period. The ordinance must state the length of the probationary period. A certified copy of the required Ordinance must be sent to the Office.

A) Local governmental agencies under Sections 10-7-7 and 10-2.1-4 of the Illinois Municipal Code. (Ill. Rev. Stat. 1989, ch. 24, pars. 10-1-7 and 10-2.104) are limited to probationary periods not to exceed one year for all firefighters except those having paramedic duties.

BA) All local governmental agencies which participate for reimbursement funding and file a certified copy of the required Ordinance shall be eligible for reimbursement funding from the date a certified copy of the Ordinance is received by the Office. Reimbursement funding for trainees and permanent fire protection personnel will be paid only for courses begun after the date of the receipt of the certified copy of Ordinance.

CB) Failure of any trainee to complete such basic training and certification within the required period will render that individual and local governmental agency ineligible for reimbursement funding for basic training for that individual in the fiscal year in which his/her probationary period ends. The individual may later become certified without reimbursement.

3) Personnel who are department members prior to the date of the Ordinance are not required by the Office to become certified as firefighter II but may do so on a voluntary basis. Reimbursement funding is available for such training for three years from the date that a certified copy of the Ordinance is filed with the Office.

4) Individuals may receive reimbursement for training costs if employed by a unit of local government which participates for reimbursement funding and the individual is otherwise eligible. Such reimbursement is limited to out-of-pocket expenses not paid or reimbursed, in whole or in part, by a local governmental agency.

5) Individuals and departments may participate in all aspects of the programs for certification without passing the Ordinance. The Ordinance is required, however, to qualify an agency to receive reimbursement funding.

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- 6) The Board of Police and Fire Commissioners, or the Civil Service Commission, or the local department of personnel or any other department or commission charged with the authority to make rules and regulations concerning Firefighter II certification, must file a copy of their rules which require such certification prior to commencing regular employment as a firefighter with the Office. Any subsequent changes to the rules must be sent to the Office.
- b) Facility approval
- 1) A department must have a Provisionally Approved Training Facility to offer Firefighter I and II training. See Section 140.11.
 - 2) A department must have an Unlimited Approved Training Facility to offer Firefighter III training. See Section 140.12.
 - 3) A department must have Unlimited Facility Approval to operate as a regional training center.
 - 4) A department may use the facilities of a regional training center or the Illinois Fire Service Institute for approved firefighter training.
- c) Instructor Certification. See Sections 140.110, 140.130, 140.140, 140.150 and 140.160.
- d) Course Approval. See Section 140.15.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990.)

Section 140.40 Certified Firefighter I

The Certified Firefighter I program is designed as an intermediate step in the Firefighter II program which is defined by the Office as the basic training requirement for fire protection personnel, and is also equivalent to the Firefighter I level identified in NFPA 1001 (1987).

- a) Prerequisites. A candidate for Firefighter I certification must be employed in Illinois as a fire protection person or trainee.
- b) Funding. A maximum of 150 hours is available for reimbursement funding. The Office will fund this level of training only one time. Individuals whose status is not affected by the passage of the Ordinance required in Section 140.20 (i.e., fire protection personnel who are not required by the Office to pass the Firefighter II examination) qualify for reimbursement funding for two years from the date of the passage of the Ordinance.
- c) No specific requirement in terms of hours of training or fire service experience is required; however, no person may take the State written examination for Firefighter I certification until the local Instructor and the Fire Chief sign the Request for Examination Form.
- d) Instructor Requirements. The Certified Firefighter I course must be taught by a Fire Service Instructor I, or above, or an Interim Instructor.
- e) Facility Certification and Delivery Systems
 - 1) Minimum facility requirements for this level of instruction are

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- that of a Certified Provisional Facility. (See Section 140.11).
- 2) See Course Approval, Section 140.15.
- f) Curriculum-Subject-Headings--The course--consists--of--22--specific knowledge-and-skill-objectives-as-identified-below:

- 1) General/Orientation
- 2) Fire-Behavior
- 3) Portable-Fire-Extinguishers
- 4) Tools-and-Equipment
- 5) Self-Contained-Breathing-Apparatus-(S-C-B-A)-7
- 6) Ladders
- 7) Fire-Hosey-Nozzles-and-Attachments
- 8) Personal-Safety
- 9) Ropes
- 10) Emergency-Medical-Care
- 11) Water-Supply
- 12) Portable-Entry
- 13) Overhaul
- 14) Fire-Streams
- 15) Ventilation
- 16) Rescue
- 17) Communications
- 18) Sprinkler-Systems
- 19) Salvage
- 20) Fire-Inspections
- 21) Fire-Cause-and-Origin
- 22) Hazardous-Materials

AGENCY-NOTES--Depth-and-coverage-of-the--subjects--listed--varies for-each-firefighter-level.

- f) Curriculum shall consist of a course or courses covering the knowledge and skill objectives and depth of coverage as listed in NFPA 1001 Firefighter Professional Qualifications, 1987 edition, Chapter 3. This standard is incorporated by reference and includes no later standard or edition.

- g) State Certification Practical Skills Examination
- 1) Local fire departments are responsible for the practical skills test of firefighters prior to the administration of the written examination for certification. The depth of the practical skills testing is determined by the Training Officer and successful completion of such tests are a prerequisite before any written examination for certification is administered. Records and documented proof of such tests must be maintained by the fire department training officer.
 - A) Fire Chiefs are to acquire the identified equipment or to improvise where specific equipment is not available in the fire department or the mutual aid area to provide parallel learning experiences. If every possible effort is exhausted, the Office will, at the request of the Fire Chief, substitute a local requirement, where the practical skills to be tested are contrary to local policy.

- B) All practical skill examinations, including overall end-of-course examinations, need not test every evolution and/or skill. The examinations must, however, satisfy the Training Officer, etc., that the candidate is able to perform proficiently in the individual areas. The examination must encompass each subject area, and a random sampling of the person's skills must include at least one-third (1/3) of the required evolutions.
- 2) Concurrent Work-Training Evaluation
- A) Work which can be identified by the Training Officer as correlating with the training requirements can be counted as a training experience for purposes of reimbursement and certification. Records must be maintained and student evaluations conducted.
- B) The work activity does not qualify, or ceases to qualify as a learning experience when:
- The student has demonstrated the required knowledge and skill for the subject area on a previous occasion; or,
 - The student is left to perform the task without the immediate supervision of a qualified instructor.

- 3) Fire Suppression-Actual Firefighting
- The only activity required in the area of fire suppression as a specific skill, and which is required by NFPA 1001, (1987) Firefighter Professional Qualifications, applies to all levels of firefighters and requires the firefighter to demonstrate manipulating a nozzle to attack at least two live fires, including a Class A and Class B fire. This function is not reimbursable, since it is virtually impossible to conceive of an actual fire situation (other than a practice fire) at which a Certified Instructor and a Fire Officer who are not involved in the actual fire suppression, would be independently evaluating the trainee's performance in the accomplishment of this requirement. If, however, in the opinion of the Company Officer, or other persons designated by the Fire Chief or Certified Instructor, the firefighter has satisfied this requirement during an actual fire suppression activity, it is not necessary to reconstruct another fire and require that the person again perform this activity. The qualified observers may sign the individuals training record, indicating that the trainee has satisfied this requirement. This is not an activity which is measured in terms of elapsed time of performance.

- h) State Certification Written Examination. To be certified as a Firefighter I, candidates must take and pass the State examination. See Section 140.8.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.50 Certified Firefighter II

The Illinois Firefighter II program is--equivalent-to meets or exceeds the Firefighter II level identified in NFPA 1001 (1987). The term synonymous with Firefighter II is Operative Firefighter and identifies the expected level of supervision.

- Prerequisites. A candidate for Firefighter II certification must be employed in Illinois as a fire protection person or trainee.
- Funding hours.
 - A maximum of 300 hours is available for reimbursement funding. The Office will fund this level of training only one time.
 - Individuals whose status is not affected by the passage of the Ordinance required in Section 140.20 (i.e., fire protection personnel who are not required to pass the Firefighter II examination due to the date of passage of the Ordinance) qualify for reimbursement funding three years from the date of the passage of the Ordinance.
 - No specific requirement in terms of hours of training or fire service experience is required; however, no person may take the State written examination for Firefighter II certification until the appropriately certified Fire Service Instructor and Fire Chief or his designee sign the Request for Examination Form.
- Instructor Requirements
 - This course must be supervised by an instructor who is certified by the Office at the Fire Service Instructor I level.
 - Departments lacking Instructor I's are urged to apply for the Interim Instructor credentials during the first year of involvement in the program.
 - Faculty teaching in the fire service program at a community college or university may be authorized to teach these programs in the college.
- Facility Certification and Delivery Systems
 - The course will be taught at a facility which is in possession of minimum resources required for a Provisional Facility Certification. See Section 140.11.
 - See Section 140.15 for Course Approval
- Curriculum-Subject-Headings---the-course-consists-of--22--specific knowledge-and-skill-objectives-as-identified-below:
 - General/Orientation
 - Fire-Behavior
 - Portable-Fire-Extinguishers
 - Tools-and-Equipment
 - Self-contained-Breathing-Apparatus-S-C-B-A-Badders
 - Pipe-Hose-Nozzles-and-Attachments
 - Personal-Safety
 - Ropes
 - Emergency-Medical-Care
 - Water-Supply

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- 127 Forcible-Entry
- 137 Overhaul
- 147 Fire-Streams
- 157 Ventilation
- 167 Rescue
- 177 Communications
- 187 Sprinkler-Systems
- 197 Salvage
- 207 Fire-Inspections
- 217 Fire-Cause-and-Origin
- 227 Hazardous-Materials

f) Curriculum shall consist of a course or courses covering knowledge and skill objectives and depth of coverage as listed in NFPA 1001 Firefighter Professional Qualifications, 1987 edition, Chapter 4. This standard is incorporated by reference and includes no later standards or editions.

g) Curriculum Subject Headings for Modular courses

- 1) MODULE A
 - A) General/Orientation
 - B) Fire Behavior
 - C) Portable Fire Extinguishers
 - D) Tools and Equipment
 - E) Self-Contained Breathing Apparatus
 - F) Ladders
 - G) Fire Hose, Nozzles and Appliances
 - H) Personal Safety
- 2) MODULE B
 - A) Ropes
 - B) Water Supplies
 - C) Fire Streams
 - D) Forcible Entry
 - E) Ventilation
 - F) Rescue
 - G) Emergency Medical Care
 - H) Overhaul
- 3) MODULE C
 - A) Communications
 - B) Sprinkler Systems
 - C) Salvage
 - D) Fire Inspections
 - E) Fire Cause and Origin
 - F) Hazardous Materials

h) Depth of coverage of the subjects listed varies from each firefighter level.

i) Firefighter II can be instructed in a series of three modules. Examinations can be taken by module or by taking the complete examination.

j) When an individual takes the exam by modules, the passed modules will be kept on file until all three modules are passed before

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- certification is granted.
- k) If an individual is training by module, and then enters an Academy or College program which instructs the complete program mode, any previously passed modules cannot be used to exempt any portion of the exam; the complete examination must be taken.
- l) When an individual elects to be trained using the modular system, he or she may select any module in any sequence; however, the individual must take the examination after each module, and--receive--ea passing grade on all three modules is required before certification will be granted.
- m) When an individual by request takes the complete examination--he-or she-cannot-then-change-to-modular-examination-if-they-fail-to-pass-the-entire-exam--
- nn) State Certification Practical Skills Examination. See Section 140.40 (9).
- no) State Certification Written Examination. To be certified as a Firefighter II, candidates must take and pass the State examination. See Section 140.8.
- ol) After taking the Firefighter II examination, an individual shall not take the Firefighter I exam.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.55 Airport Firefighter

Professional qualifications for Airport Firefighter are identified in the NFPA 1003 (1987) (1976), hereby incorporated by reference. The Illinois program does not recognize rank as equivalent to the level of Airport Firefighter. The Office defines the Airport Firefighter as a certified individual who has the required airport fire protection and prevention experience.

- a) Prerequisites.
 - 1) Certification as a Firefighter II.
 - 2) Attainment of one year of experience in airport fire protection.
 - 3) Successful completion of the 144 hour course, including the skill examination and passage of the State written examination.
- b) Funding Hours.
 - A maximum of 144 hours is available for reimbursement funding. The Office will fund this level of training only one time. No funding is available for repeat courses.
- c) Instructor Requirements. The course is to be taught under auspices of a Certified Fire Service Instructor II who has successfully completed the course and is a Certified Airport Firefighter. The Interim Fire Service Instructor policy (See Section 140.110 Interim Instructor) is applicable to airports seeking to begin training for Airport Firefighter.
- d) Facility Certification and Delivery Systems. Educational institutions, fire departments, and fire service organizations desiring to offer the Certified Airport Firefighter program will be

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required to:

- 1) File Course Approval Forms. See Section 140.15.
- 2) Use a facility which possesses the minimum required resources. All delivery systems offering the program must have at least Provisional Facility Certification. See Section 140.11. In addition, the facility must possess:
 - A) A complete set of the IFSTA Training Manuals
 - B) A classroom
 - C) An airport firefighting vehicle.

e) Curriculum Subject Headings. The course is described as a specialized

course in fire protection dealing with airports, aircraft and similar problems as well as service in general.

- 1) Orientation
- 2) Types of Aircraft-Engines & Systems
- 3) Apparatus & Equipment
- 4) Airport Operations
- 5) Pre-Incident Planning
- 6) Aircraft Fire & Rescue Communications
- 7) Types of Application of Extinguishing Agents
- 8) Types of Aircraft Incidents
- 9) Explosive-Cargo & Nuclear Weapons
- 10) Fighting Aircraft Fires
- 11) Post-Incident Operations

f) Curriculum shall consist of a course or courses covering knowledge and skill objectives and depth of coverage as listed in NFPA 1003 Professional Qualifications for Airport Firefighters, 1987 edition. This standard is incorporated by reference and includes no later standards or editions.

g) State Certification Practical Skills Examinations. Evaluations of the student's performance of the psychomotor objectives are to be done by independent evaluators, each using identical checklists which have been approved by the Office prior to its administration. Psychomotor skills checklists must be related to IFSTA 206 (1987) requirements to qualify for approval. It is the responsibility of the school, fire department or airport to test the psychomotor behavioral objectives or all personnel as part of the certification testing process. See the Firefighter Study Guide for certification of Airport Firefighter for skill requirements.

h) State Certification Written Examination. To be certified as an Airport Firefighter, candidates must take and pass the State examination. See Section 140.8.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.60 Certified Firefighter III

The Office recognizes the Firefighter III level as equivalent to the Firefighter III level identified in the NFPA 1001 (1987). The term synonymous

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with Firefighter III is Journeyman Firefighter and identifies the expected level of supervision.

a) Prerequisites.

- 1) Certification as a Firefighter II.
- 2) Attainment of three years cumulative fire service experience in a fire department which may include any combination of full-time, paid-on-call, volunteer, and military service (if a person's primary responsibility was fire protection). Proof is required. Job descriptions and personnel records are examples of adequate proof.

3) Documented learning experiences in each of the 20 subject areas outlined in 140.60 (e) and contained in the Student Study Guide.

4) Documented demonstration of competence in all manipulative skills contained in the Student Study Guide.

5) Successful completion of all 20 subject areas of the Firefighter III examination within five calendar years from the year of Firefighter II certification. For example, if an individual obtains Firefighter II certification at any time during 1980, the individual must pass all subject areas of the Firefighter III examination by December 31, 1985. An individual who has not passed all subject areas of the Firefighter III examination within the five year cycle will lose all passing scores, and will again be required to take and pass all subject areas within a future five year cycle.

6) If, during the five year cycle, subject areas are added due to program changes, an individual who has not passed all areas or who has not met all prerequisites must successfully do so, including the added areas, before becoming certified.

b) Funding Hours. Maximum funding is 600 hours. The Office will fund this level of training only one time.

c) Instructor Requirements

1) This course must be taught under the auspices of an instructor who has been certified by the Office as having met minimum standards for Fire Service Instructor II certification.

2) Fire Service Instructor I persons who have successfully completed portions of the Firefighter III examination may be authorized to teach and complete the required records in each of the subjects of the Firefighter III course which the Fire Service Instructor I has successfully completed.

d) Facility Certification and Delivery System. Educational institutions, fire departments and fire service organizations must:

- 1) Have access to an Unlimited Training Facility. See Section 140.12.
- 2) File necessary Course Approval Forms. See Section 140.15.

e) Curriculum-Subject Headings--the course consists of the specific knowledge and skill objectives identified below:

- 1) General Orientation
- 2) Fire Behavior
- 3) Portable Fire Extinguishers

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- 47 Tools-and-Equipment
- 57 Self-Contained-Breathing-Apparatus-(S-C-B-A)-
- 67 ladders
- 77 Fire-Hose,-Nozzles-and-Attachments
- 87 Personal-Safety
- 97 Emergency-Medical-Care
- 107 Water-Supply
- 117 Overhaul
- 127 Fire-Streams
- 137 Ventilation
- 147 Rescue
- 157 Communications
- 167 Sprinkler-Systems
- 177 Fire-Inspections
- 187 Fire-Cause-and-Origin
- 197 Hazardous-Materials
- 207 Building-Construction

e) Curriculum shall consist of a course or courses covering knowledge and skill objectives and depth of coverage as listed in NFPA 1001, Firefighter Professional Qualifications, 1987 edition, Chapter 5. This standard is incorporated by reference and includes no later standards or editions.

f) State Certification Practical Skill Examination. See Section 140.40 (g).

g) State Certification Written Examination. To be certified as a Firefighter III, candidates must take and pass the State examination. A Request for Examination must be signed by a Certified Fire Service Instructor II. See Section 140.8. Individuals possessing Emergency Medical Technician (EMT) or Paramedic certification are not required to take the Emergency Medical Care section of the Certified Firefighter III examination. Proof of current EMT or Paramedic certification is required.

h) Refresher Training.

1) The Certified Firefighter III is considered by the Office to be the senior technical level in the fire suppression career ladder and, therefore, is not required to progress to another level in order to maintain certification. In order to insure that Firefighter III personnel maintain their proficiency, they are encouraged to keep abreast of the state of the art by participating in refresher training. For the purpose of funding, only 60 hours of reimbursable time per year will be funded by the Office for refresher training.

2) The training may consist of any or all of the subjects listed in NFPA 1001 and Firefighter III certification. ~~Required for Firefighter-III certification-~~ The failure to participate in the annual 60 hours of refresher training does not revoke the individual's certification, since such certification has historically been seen as a personal achievement, and maintenance of the certificate a personal commitment.

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- 3) Individuals participating in such refresher training will need to have clearly identified training records. (See Section 140.12(e))
- 4) ~~Individuals who have received certification as a Fire Officer-17 Fire-Service-Instructor-II or Fire-Prevention-Officer-I are not eligible for Firefighter-III-Refresher.~~

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.65 Certified Fire Apparatus Engineer

The Certified Fire Apparatus Engineer course is designed to meet a specialty need within the fire service. The program equals or exceeds the requirements of NFPA 1002, (1982)-Professional-Qualifications-for-Fire Apparatus-Driver/Operator. Fire Apparatus Driver/Operator Professional Qualifications, 1988 edition.

a) Prerequisites

1) Certification-as-a-Firefighter-III--A-Certified-Firefighter-III may--take-the-Fire-Apparatus-Engineer-training-as-part-of-the-600 hour--Firefighter-III--program--however--Fire-Apparatus certification--will--not--be--awarded--until--the--individual--has achieved-Firefighter-III-Certification.

1) Certification as a Firefighter II.

2) Completion of the Certified Fire Apparatus Engineer course of 40 student contact hours (minimum).

3) Pass State end-of-course written and practical skill examination.

4) Possess a-Class--E--drivers--license the appropriate class of Illinois driver's license in accordance with the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 100 et seq.).

5) Application for certification which includes attestation by Fire Chief that all practical driving skills as specified in NFPA 1002 have been taught.

b) Funding

1) A maximum of 96 108 hours is available for reimbursement funding. No funding is available for repeat courses.

2) Hours-accumulated-toward-Fire-Apparatus-Engineer-certification while--a-person--is-a-Firefighter-III--will-be-subtracted-from-the 600-hours-available-for-Firefighter-III-reimbursement-funding.

c) Instructor Qualifications. There is no Fire Apparatus Engineer Instructor certification level. Persons planning to offer this program must:

1) Be a Certified Fire Service Instructor II, and

2) Be a Certified Fire Apparatus Engineer

3) When a department is initiating a Fire Apparatus Engineer program, the initial course may be conducted by a Certified Fire Service Instructor II who is not a Certified Fire Apparatus Engineer. However, the practical skill examination must be conducted by a Certified Fire Apparatus Engineer. The department should contact the Office for the names of Certified Fire

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Apparatus Engineers who have agreed to conduct practical skill examinations.

- d) Facility Certification and Delivery Systems.
1) Course Approval. See Section 140.15.
2) The course must be taught at an Unlimited Training Facility. See Section 140.12.

3) in addition, the facility must have

- A) two fire department pumping apparatus conforming to NPPA 1901:

B) Nozzles for 2 1/2 inch hose:

- i) two 250 gpm fog
ii) one 1 1/8 inch straight tip
iii) one 1 1/4 inch straight tip

C) Nozzles for master stream appliance:

- i) one 1 1/2 inch
ii) one 1 3/4 inch
iii) one 2 inch

B) Hose:

- i) two 4 inch or larger hard suction hose of 10 feet each:

- ii) one 4 inch or larger soft suction hose of 15 feet
iii) 500 feet of 3 inch hose
iv) 600 feet of 2 1/2 inch hose
v) 300 feet of 1 1/2 inch hose

B) One hydrant with one steamer connection:

F) One ladder pipe:

G) One master stream appliance with a 3 way intake:

- H) Wyes:
i) one 2 1/2 inch to 2 1/2 inch:
ii) one 2 1/2 inch to 1 1/2 inch:

I) One 2 1/2 inch siamese:

J) Models, diagrams, or cutaways of pumps, hydrants, water distribution systems, standpipe and components of a water pump:

K) Maps of water distribution system

L) Calibrated gauge

M) Pitot tube

N) RPM counter

O) Braiding pit with 10 feet lift or equivalent

P) Hose layout diagrams

Q) Written problems covering master streams and assorted tips

e) Course Outline

i) Orientation

ii) Pumps

iii) Pump Controls

iv) Pump Tests

v) Gallons per minute parameters

vi) Elements of Friction Loss

vii) Siamese Operations

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8) Wye Operations

9) Relay Pumping Operations

10) Master Steam Device Applications

11) Supply of Elevated Streams

12) Supply and Support of Sprinkler Systems

13) Supply and Support of Standpipe Systems

14) Supply of Miscellaneous Equipment

15) Troubleshooting Apparatus Maintenance

16) Driving Laws/Emergency Vehicles

17) Spotting Apparatus

18) Preventive Maintenance

19) Records and Reports

e) Curriculum shall consist of a course or courses covering knowledge and skill objectives and depth of coverage as listed in NPPA 1002. Fire Apparatus Driver/Operator Professional Qualifications, 1988 edition. This standard is incorporated by reference and includes no later standard or edition.

f) State Certification Practical Skill Examination

1) The state practical skill examinations consist of a series of evolutions covering pumper operations. Instructors should contact the Office for the practical skill package.

2) All practical skill examinations must be administered by an Instructor II, Certified Fire Apparatus Engineer and observed by two additional persons assigned by the fire chief.

3) After the practical examination is completed and scored by the Instructor, a copy of the evaluation checklist must be sent to the Office for inclusion in the student's file.

g) State Certification Written Examination. To be certified as a Fire Apparatus Engineer, candidates must take and pass the State examination. Firefighter II certification is required before the Fire Apparatus Engineer examination may be taken. Request for exam must be signed by a Fire Service Instructor II who is also a Certified Fire Apparatus Engineer. See Section 140.8

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.70 Fire Officer I

The Office recognizes three levels of Fire Officer, Fire Officer I, II, and III. These three levels meet and exceed the six levels of Fire Officer identified in NPPA 1021 (1983/1987), hereby incorporated by reference. The Office does not recognize rank as equivalent to the various levels of Fire Officer. The Office defines the Fire Officer I as an individual having the responsibilities of Company Officer.

a) Prerequisites. Fire Officer I certification is granted to those individuals who have achieved the following:

- 1) Certification as Firefighter III
- 2) Attainment of three years minimum fire service experience in a

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fire department.

- 3) Successful completion of the five identified three-semester credit (40 student-contact hour minimum) courses or equivalent. A course taken for certification credit of 40 student contact hours (minimum) can only be used for one area of career hierarchy. Individuals must have courses meeting the objectives in NFPA 1021, Fire Officer Professional Qualifications, 1987 edition, Chapter 2 and 3, hereby incorporated by reference, including no later amendments or editions. Course requirements are broken down in five modules with the following topic headings:

A) Fire Service Instructor I (certification required)

B) Fire Prevention Principles I

C) Strategy and Tactics I

D) Fire Service Management I

E) Fire Service Management II

Work-experience-equivalency-expires-December-31-1987---Only--one course--may--be--taken--by--work--experience--in--lieu--of--a--format--course before--that--time---A--letter--from--the--person's--fire--chief--or supervisor--if--a--fire--chief--applies--attesting--that--the--individual has--had--at--least--one--year--of--satisfactory--work--experience--and learning--experiences--at--least--equal--to--the--curriculum--subject headings--for--the--courses--for--which--the--work--equivalency--is sought--The--learning--experiences--must--include--job--descriptions, organizational--chart--procedures--manual--or--other--indicia--of performance--objectives--of--the--individual's--operational--procedures or--other--documents--indicative--of--the--responsibility--of--the--person for--the--equivalency--sought---individuals--must--have--the--following required--courses--or--equivalent--courses:

A) Fire-Service-Instructor-I-certification

B) Fire-Prevention-Principles-I-(or--provide--proof-of-equivalent course)

C) Tactics-and-Strategy--I--(or--provide--proof--of--equivalent course)

D) Management--I--(or--provide--proof-of-equivalent-course)

E) Management--II--(or--provide--proof-of-equivalent-course)

4) Experience Requirements

A) The candidates for Fire Officer I certification must have served a minimum of one year as a Fire Officer I or Fire Officer I trainee. The Office defines a Fire Officer I trainee as a person possessing Firefighter III certification assigned to supervise one or more companies (a company is a crew of fire protection personnel). The Training Officer and Fire Chief must document the experience as a Fire Officer I or Fire Officer I trainee.

B) Until such time as the experience requirement is satisfied, the Fire Officer I candidate will receive a letter of verification attesting to his "Provisional Qualification" as a Fire Officer I. Provisional Qualification can only be

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given after completion of all required courses. Provisionally qualified status allows the individual to participate in Fire Officer II courses and training. Provisionally qualified status does not certify the individual as a Fire Officer I.

b) Funding Hours. A maximum of 270 240 hours is available for reimbursement funding with no more than 54 48 hours being allowed for each of the 5 courses required in 140.70(a)(3). Work experience does not qualify for funding. The Office will fund this level of education only one time. A candidate must be certified as a Firefighter III prior to the beginning of Fire Officer I classes to qualify for reimbursement funding.

c) Equivalent courses. Courses not having prior approval but which correlate with the content areas of required courses and conclude with an evaluation of the individual's retention will be approved for certification purpose only. Fire Officer Applications for certification that request course equivalency evaluation must be accompanied by complete course content or syllabus for the course. College catalog descriptions of a paragraph or less are not sufficient documentation for review.

1) Equivalent courses must meet the performance objectives required in NFPA 1021, Fire Officer Professional Qualifications, 1989 edition, chapters 2 and 3.

2) It is the responsibility of the applicant to provide documentation for the Office to conduct an equivalency evaluation.

23) Documentation and proof necessary to establish course equivalency shall include but not limited to:

A) Course titles or transcripts

B) Syllabi and course outlines

C) Test scores or grades

D) College and Institute catalog course descriptions

E) Other supporting material

d) Instructor Requirements. See Section 140.200(d) for instructor approval requirements.

e) Facility Certification and Delivery Systems. Educational institutions and fire service organizations desiring to offer the Fire Officer program will be required to receive facility certification. Such certification requires:

1) See Section 140.15 for course approval requirements

2) See Section 140.16 for end-of-course examination requirements.

3) All courses will be delivered under the auspices of approved institutions which are identified as follows:

A) All Fire Officer I and II courses may be delivered by any accredited college or university in Illinois.

B) All Fire Officer III courses may be delivered by colleges or universities accredited in Illinois to offer baccalaureate degrees.

C) Fire Service organizations may receive approval to deliver specialized courses. Such approval will be granted based on

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compliance with all applicable rules in this Part, including Sections 140.11, 140.12, 140.15, 140.16, and 140.25. These organizations are identified as:

- i) The Illinois Fire Chief's Association (IFCA)
- ii) The Illinois Fire Inspector's Association (IFIA)
- iii) The Illinois Society of Fire Service Instructors (ISFSI)
- iv) The Illinois Firefighter's Association (IFA)
- v) The Associated Firefighters of Illinois (AFFI)
- vi) The Illinois Association of Fire Protection Districts (IAFPD)
- vii) The Illinois Professional Firefighters Association (IPFA)

- 4) All organizations and institutions desiring to offer programs and/or courses will be required to meet all rules and regulations established by the Office regarding curricula, student control, examinations, financial records maintenance and instructor's qualifications, including Sections 140.11, 140.12, 140.15, 140.16 and 140.25.

f) Curriculum-Subject-Headings:

- 1) Fire-Service-Instructor-I-course:--See-Section-140-130-

2) Fire-Prevention-Principles-I

- A) Purpose-and-Objectives

- B) Laws,-codes,-and-ordinances

- C) Occupancy

- D) Building-construction

- E) The-life-Safety-Code,-NFPA-101-(1985)

- F) Plan-review

- G) Field-inspection-Techniques

- H) Fire-Hazards-and-Causes

- I) Fire-Protection-and-Devices

- J) Fire-Investigation

- K) Fire-Prevention-Education-Programs

- L) Managing-a-Fire-Prevention-Bureau

- M) Reference-Sources-and-Materials

3) Tactics-and-Strategy-I

- A) Orientation

- B) Introduction-to-Strategy-and-Tactics

- C) Leadership-and-Command

- D) Size-up

- E) Strategic-Considerations

- F) Fire-Behavior-and-Building-Construction

- G) Pre-Fire-Planning

- H) Firefighter-Safety

- I) Engine-Company-Operations

- J) Truck-Company-Operations

- K) Hazardous-Materials

- L) Simulated-Exercises

- M) Management-Principles-I

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- A) Orientation
- B) Role-and-Function-of-the-Fire-Officer-I
- C) Introduction-to-Management
- D) Planning
- E) Organizing
- F) Staffing
- G) Directing
- H) Controlling
- I) Management-Principles-II

5) Management-Principles-II

- A) Orientation

- B) Role-and-Function-of-a-Fire-Officer-I

- C) Communications

- D) Group-Dynamics

- E) Health-and-Safety

- F) Curriculum shall consist of courses covering knowledge and skill objectives and depth of coverage listed in NFPA 1021, Fire Officer Professional Qualification, 1988 edition, Chapters 2 and 3. This standard is incorporated by reference and includes no later editions or amendments.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.80 Fire Officer II

The Office recognizes three levels of Fire Officer, Fire Officer I, II, and III. These three levels meet and exceed the six levels of Fire Officer identified in NFPA 1021 (1983/1987), hereby incorporated by reference. The Office defines Fire Officer II as a person having the responsibilities above Company Officer, but less than the responsibilities of the Fire Administrator, Fire Chief, head of the department, etc. (See Section 140.70).

- a) Prerequisites. The candidate seeking Fire Officer II certification must have achieved the following qualifications:

- 1) Certification as a Fire Officer I.

- 2) Five years minimum fire service experience in a fire department.
- 3) Successfully completed five 3-semester credit courses, or equivalent (40 student-contact hours minimum). A course taken for certification credit of 40 student contact hours (minimum) can only be used for one area in the career hierarchy.

~~Individuals must have successfully completed the following required courses--or--equivalent--courses:~~ Individual must have courses meeting the objectives in NFPA 1021, Fire Officer Professional Qualifications, 1987 edition, Chapter 4 and 5, hereby incorporated by reference and includes no later editions or amendments. Course requirements are broken down in five modules with the following topic headings:

- A) Fire Service Instructor II (certification required)
- B) Fire Prevention Principles II
- C) Strategy and Tactics II

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- D) Fire Service Management III
E) Fire Service Management IV
A) Tactics-and-Strategy-ii-for-proof-of-equivalent-courses);
B) Fire-Service-Instructor-ii-certification;
C) Fire--Prevention--Principles--iii--(or---provide---proof---of
equivalent-course);
B) Management-iii-for-provide-proof-of-equivalent-course);
B) Management-iv-for-provide-proof-of-equivalent-course);
4) Experience Requirements
A) The candidates for Fire Officer II certification must have
served a minimum of one year as a Fire Officer II or a Fire
Officer II trainee. The Office defines a Fire Officer II
trainee as a person possessing Fire Officer I certification
assigned to Fire Officer II duties. The Training Officer
and Fire Chief must document the experience as a Fire
Officer II or Fire Officer II trainee.
B) Until such time as the experience requirement is met, the
Fire Officer II candidate will receive a letter of
verification attesting to his "provisional qualification" as
a Fire Officer II. Provisionally qualified status allows
the individual to participate in Fire Officer III courses.
Provisionally qualified status does not certify the
individual as a Fire Officer II. Provisional qualification
can only be given after completion of all required courses.
C) An individual possessing a letter of provisional
qualification as a Fire Officer I may take Fire Officer II
courses and receive a letter of provisional qualification as
a Fire Officer II.
b) Funding Hours. A maximum of 270 240 hours is available for
reimbursement funding. The Office will fund this level of education
only one time. No funding is available for repeat courses with no
more than 5448 hours being allowed for each of the 5 courses required
in 140.80(a)(3). Work experience does not qualify for funding.
Candidates must be certified as a Fire Officer I or a provisionally
qualified Fire Officer I prior to beginning Fire Officer II course to
qualify for reimbursement funding.
c) Equivalent courses. See Section 140.70 (c).
d) Instructor Requirements. See Section 140.70 (d).
e) Facility Certification and Delivery Systems. See Section 140.70 (e).
f) Curriculum shall consist of courses covering knowledge and skill
objectives and depth of coverage listed in NFPA 1021, Fire Officer
Professional Qualifications, 1987 edition, Chapters 4 and 5. This
standard is incorporated by reference and includes no later standard
or edition.
f) Curriculum-Subject-Headings:
i) Tactics-and-Strategy-ii
A) Introduction---the-Fire-Officer-ii
B) Strategic-Considerations
C) Engine-Company-Operations

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- Truck-Company-Operations
B) Arrival-On-the-Scene
P) Apparatus-Placement
G) Manpower-Utilization
H) Residential-Occupancy-Fire-Operations
i) Mercantile-and-Business-Occupancy-Fire-Operations
j) High-Rise-Fire-Operations
k) Industrial-Storage-Occupancy-Fire-Operations
L) Health-Care-Occupancy-Fire-Operations
M) Penal-Occupancy-Fire-Operations
N) Assembly-Occupancy-Fire-Operations
O) Educational-Occupancy-Fire-Operations
P) Returning-Companies-To-Service
Q) Department-Disaster-Planning
R) Simulated-Exercises
2) Fire-Service-Instructor-ii--See-Section-140-140-(e)-;
3) Fire-Prevention-Principles-ii
A) Purposes-and-Objectives
B) Laws--codes-and-ordinances
C) Occupancy
D) Building-construction
E) Life-Safety-Code
F) Plan-Review
G) Inspection-Techniques
H) Hazards-and-Gauges
i) Systems-and-Devices
j) Fire-Investigation
k) Public-Education
L) Bureau-Management
M) Reference-Sources
N) Management-Principles-iii
A) Orientation
B) Role-and-Function-of-a-Fire-Officer-ii
C) Time-Management
D) Decision-Making
E) Motivation
F) Counseling-and-Personnel-Evaluation
G) Budgeting-Techniques
H) Management-Principles-iv
A) Orientation
B) Role-and-Function-of-the-Fire-Officer-ii
C) Public-Relations
D) Personnel-Management
E) Fire-Officers-and-the-Law
F) Training-and-Leadership

(Source: Amended at 14 Ill. Reg. 19185, effective
November 26, 1990)

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Section 140.90 Fire Officer III

The Office recognizes three levels of Fire Officer, Fire Officer I, II, and III. These three levels meet and exceed the six levels of Fire Officer identified in NFPA 1021 (#9931987), hereby incorporated by reference. The Office identifies the Fire Officer III as those persons having the responsibilities of the head or administrator of a department or allied field agency. The individual directs the activities and is in command of a fire department or allied field agency. The term synonymous with Fire Officer III is Fire Department Administrator. (See Section 140.70).

a) Prerequisites. Fire Officer III certification is granted to those persons who have met the following qualifications:

- 1) Certified as a Fire Officer II.
- 2) Attained six years minimum fire service experience in a fire department.
- 3) Successful completion of the six identified three-semester credit courses (40 student-contact hour minimum) or equivalent. Individuals must have the following required courses or equivalent courses.
 - A) Group Structures and Meetings in the fire service (or provide proof of equivalent course).
 - B) Public Communications (or provide proof of equivalent course).
 - C) Managerial Development (or provide proof of equivalent course).
 - D) Personal and Personnel Management (or provide proof of equivalent course).
 - E) Approaches to Finance and Data Based Systems (or provide proof of equivalent course).
 - F) Disaster Planning and Political Consideration (or provide proof of equivalent course. Proof will consist of a course syllabus or course description).

4) Experience Requirements.

- A) The candidate for Fire Officer III certification must have served two years as a Fire Officer III or a Fire Officer III trainee. The Office defines a Fire Officer III trainee as a person possessing Fire Officer II certification and who is assigned duties as head of a department.
- B) Documentation of work experience shall consist of a job description, organization chart, letter from supervisor of experience relating to the courses required.

CB) Until such time as the experience requirement is met, the Fire Officer III candidate will receive a letter of verification attesting to his "provisional qualification" as a Fire Officer III. Provisionally qualified status does not certify the individual as a Fire Officer III. Provisional qualification can only be given after completion of all formal courses.

DE) A person possessing a letter of provisional qualification as

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a Fire Officer II may take Fire Officer III courses and receive a letter of qualification as a Fire Officer III.

- b) Funding hours. A maximum of 324 288 hours is available for reimbursement funding with no more than 54 48 hours being allowed for each of the 6 courses required in 140.90(a)(3). Work experience does not qualify for funding. The Office will fund this level of education only one time. No funding is available for repeat courses. Candidates must be certified as a Fire Officer II or a provisionally qualified Fire Officer II to qualify for reimbursement funding.

- c) Equivalent courses. See Section 140.70(c).
- d) Instructor Requirements. See Section 140.70(d).

- e) Facility Certification and Delivery Systems. See Section 140.70(e).
- f) Curriculum shall consist of courses covering knowledge and skill objectives and depth of coverage listed in NFPA 1021, Chapters 5 and 6. This standard is incorporated by reference and includes no later editions or amendments.

g) Curriculum-Subject-Headings:--The description of the Fire Officer--III courses--is based on the premise that the entire curriculum will be delivered by a variety of approved educational systems--with the programs--academically-based--throughout--The curriculum identified is as follows:

- 1) Group Structures in the Fire Services
 - A) Small-Group-Communications and Leadership
 - B) Conference-Planning

- 2) Public-Communications
 - A) Oral-Presentations
 - B) Written-Communications

- 3) Managerial Development
 - A) Public-Relations and Fire-Education
 - B) Organizational-Header-ship-and-Motivation
 - C) Managerial-Decision-making

- 4) Management-of-Change
 - A) Conflict-Resolution-Techniques
 - B) Personal-and-Personnel-Management
 - C) Labor-Relations

- 5) Principles
 - A) Managing-Stress-and-Alcoholism
 - B) Time-Management

- 6) Approaches-to-Finance-and-Data-Based-System
 - A) Applied-Research-Methods
 - B) Budgeting-Systems
 - C) Statistics

- 7) Disaster-Planning-and-Political-Considerations
 - A) Local-Political-Arena
 - B) Disaster-Planning
 - C) State-Political-Arena

- 8) Medical-Community-Interface-and-Physical-Fitness-Program
 - A) Managing-Stress-and-Alcoholism
 - B) Time-Management

- 9) Approaches-to-Finance-and-Data-Based-System
 - A) Applied-Research-Methods
 - B) Budgeting-Systems
 - C) Statistics

- 10) Disaster-Planning-and-Political-Considerations
 - A) Local-Political-Arena
 - B) Disaster-Planning
 - C) State-Political-Arena

- 11) Medical-Community-Interface-and-Physical-Fitness-Program
 - A) Managing-Stress-and-Alcoholism
 - B) Time-Management

- 12) Approaches-to-Finance-and-Data-Based-System
 - A) Applied-Research-Methods
 - B) Budgeting-Systems
 - C) Statistics

- 13) Disaster-Planning-and-Political-Considerations
 - A) Local-Political-Arena
 - B) Disaster-Planning
 - C) State-Political-Arena

- 14) Medical-Community-Interface-and-Physical-Fitness-Program
 - A) Managing-Stress-and-Alcoholism
 - B) Time-Management

- 15) Approaches-to-Finance-and-Data-Based-System
 - A) Applied-Research-Methods
 - B) Budgeting-Systems
 - C) Statistics

- 16) Disaster-Planning-and-Political-Considerations
 - A) Local-Political-Arena
 - B) Disaster-Planning
 - C) State-Political-Arena

- 17) Medical-Community-Interface-and-Physical-Fitness-Program
 - A) Managing-Stress-and-Alcoholism
 - B) Time-Management

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(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990.)

Section 140.130 Fire Service Instructor I

Professional qualifications for Fire Service Instructor I are identified in the NFPA 1041 (1981/1987), Chapter 3, hereby incorporated by reference. The Illinois program does not recognize rank as equivalent to the various levels of Fire Service Instructor. The Office defines the Fire Service Instructor I as a certified individual who has successfully completed the required academic program; an Instructor in the fire department who is authorized to teach courses in the Firefighter I and II programs for state certification and to validate training records for these levels.

a) Prerequisites. Fire Service Instructor I is granted to those individuals who have met the following qualifications:

- 1) Certification as a Firefighter II.
- 2) Attainment of three years of documented cumulative fire service experience in a fire department;
- 3) Successful completion of a 48-48-hour course with a minimum of 40 hours in instructional techniques equivalent to NFPA 1041 (1981/1987), Chapter 3, or current State Teacher's Certification Board, State of Illinois Teacher's Certificate. Such certificate will be accepted only for certification for Fire Service Instructor I and II, if all other certification requirements are met. Copy of Teacher's Certificate must be submitted with application for certification.

b) Funding hours. A maximum of 54 48 hours is available for reimbursement funding. The Office will fund this level of education only one time. No funding is available for repeat courses. Candidates must be certified as a Firefighter II to qualify for reimbursement funding.

c) Instructor Requirements.

- 1) Course must be taught under auspices of an Instructor who is recognized and approved by an educational institution or major fire service organization which has the approval of the Office. The Instructor qualifications are flexible in that no specific discipline is required of the person employed to teach the Instructor course.

2) It is strongly recommended that fire protection personnel not be authorized as instructors for this course unless the fire service personnel have been previously recognized by the institution offering the course and the Office as an educator qualified to teach others how to teach.

d) Facility Certification and Delivery Systems. Educational institutions and fire service organizations desiring to offer the Fire Service Instructor program will be required to receive facility certification. Such certification requires:

- 1) See Section 140.15 for course approval requirements.

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- 2) See Section 140.16 for end-of-course written examination requirements.
- 3) A practice teaching evaluation system for Fire Service Instructor I and Fire Service Instructor II must be approved by the Office. This system must contain at least one practice teaching evaluation to be conducted by two or more evaluators. All evaluators will utilize a checklist, approved by the Office, to independently evaluate the candidates performance.
- 4) Fire Service Instructor courses will be delivered under the auspices of approved institutions identified as follows:

- A) All Fire Service Instructor I, II and III courses may be delivered by any accredited college or university in Illinois.
- B) All Fire Service Instructor IV courses may be delivered by colleges or universities accredited in Illinois to offer baccalaureate degrees.
- C) Fire service organizations may receive approval to deliver specialized courses. The organizations are identified as:
 - i) The Illinois Fire Chief's Association (IFCA)
 - ii) The Illinois Fire Inspector's Association (IFIA)
 - iii) The Illinois Society of Fire Service Instructors (ISFSI)
 - iv) The Illinois Firefighter's Association (IFA)
 - v) The Associated Firefighters of Illinois (AFFI)
 - vi) The Illinois Association of Fire Protection Districts (IAFPD)
 - vii) The Illinois Professional Firefighter's Association (IPFA)

5) All organizations and institutions desiring to offer programs and/or courses will be required to meet all rules and regulations established by the Office regarding curricula, student control, examinations, financial records maintenance and instructor's qualifications (See Section 140.25).

e) Curriculum shall consist of course or courses covering knowledge and skill objectives and depth of coverage listed in NFPA 1041, Chapter 3. This standard is incorporated by reference and includes no later editions or amendments.

e) Curriculum-Subject-Headings:---The general course content is identified in NFPA 1041 (1981/1987)-chapter 37-description following:

- 1) The Instructor's Roles and Responsibilities
- 2) Communications
- 3) Concepts of Learning
- 4) Human Factors in the Teaching-Learning Environment
- 5) Instructional Materials
- 6) Organizing the Learning Environment
- 7) The Lesson Plan
- 8) The Teaching Technique
- 9) Testing and Evaluation
- 10) Training Records and Reports

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(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990.)

Section 140.140 Fire Service Instructor II

Professional qualifications for Fire Service Instructor II are identified in the NFPA 1041, (1981-1987), Chapter 4, hereby incorporated by reference. The Illinois program does not recognize rank as equivalent to the various levels of Fire Service Instructor. The Office defines the Fire Service Instructor II as a certified individual serving as an instructor in a fire department or allied field or agency with curricula, course and lesson plan development responsibilities. Instructor II's are authorized to teach all subjects of the Firefighter I, II, and III courses and to validate training records for these levels of training.

a) Prerequisites. Fire Service Instructor II certification is granted to those individuals who have:

- 1) Certification as a Firefighter III.
- 2) Certification as a Fire Service Instructor I.
- 3) Attained five years of documented fire service experience in a fire department.
- 4) Successfully completed a 40-48-hour course with a minimum of 40 hours in methods and techniques of teaching equivalent to NFPA 1041 (1981-1987), Chapter 4, hereby incorporated by reference, including no later editions or amendments. A current State Teacher's Certification Board, State of Illinois Teacher's Certificate will be accepted only for certification for Fire Service Instructor I and II, if all other certification requirements are met. Copy of Teacher's Certificate must be submitted with application for certification.

b) Funding hours. A maximum of 48 hours is available for reimbursement funding. The Office will fund this level of education only one time. No funding is available for repeat courses. Candidates must be certified as a Fire Service Instructor I prior to starting this course to qualify for reimbursement funding.

c) Instructor Requirements. See Section 140.130(c).

d) Facility Certification and Delivery Systems. See Section 140.130(d).

e) Curriculum Subject Headings. The general course content is identified in NFPA 1041, Chapter 47, description--following. In addition to meeting the qualifications of Instructor I, the objectives of the course are designed to prepare the candidate in the ability to demonstrate knowledge and skills in preparing Instructional Materials, Techniques of Testing and Evaluations and writing Behavioral Objectives or Performance Objectives.

- 1) Performance-Objectives
- 2) Lesson-Plan-Development
- 3) Instructional-Materials-Development
- 4) Teaching/Learning-Process
- 5) Evaluation

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- 6) Methods-of-instruction
- 7) Training-Records-and-Reports
- 8) References

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990.)

Section 140.150 Fire Service Instructor III

Professional qualifications for Fire Service Instructor III are in the NFPA 1041 (1981-1987), Chapter 5, hereby incorporated by reference and including no later editions or amendments. The Illinois program does not recognize rank as equivalent to the various levels of Fire Service Instructor. The Office defines the Fire Service Instructor III as a certified individual serving in a fire department or allied field or agency assigned management/administrative duties with some instructional duties; responsible for a major division of a training program. The term Technical Manager is synonymous with Fire Service Instructor III.

a) Prerequisites. Fire Service Instructor III certification is granted to those individuals who:

- 1) Have certification as a Fire Service Instructor II.
- 2) Have served a minimum of three years in the capacity of a fire service instructor or training officer.
- 3) Successful completion of 80 hours of courses equivalent to NFPA 1041 (1981-1987), Chapter 5.

b) Funding Hours. A maximum of 80 hours is available for reimbursement funding. The Office will fund this level of education only one time. No funding is available for repeat courses. Candidates must be certified as a Fire Service Instructor II prior to starting this course to qualify for reimbursement funding.

c) Instructor Requirements. See Section 140.130(c).

d) Facility Certification and Delivery System. See Section 140.130(d).

e) Curriculum Subject Headings. The general course content is identified in NFPA 1041, (1981-1987), Chapter 5 description--following.

- 1) General
- 2) Occupational-Analysis
- 3) Development-of-Materials
- 4) Evaluation
- 5) Training-Records-and-Reports

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990.)

Section 140.160 Fire Service Instructor IV

Professional qualifications for Fire Service Instructor IV are in the NFPA 1041 (1981-1987), Chapter 6, hereby incorporated by reference and including no later editions or amendments. The Office defines the Instructor IV as a certified person serving as an instructor in a fire department or allied field agency

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primarily assigned administrative and/or management responsibilities for fire service training. Division Administrator is the term synonymous with Fire Instructor IV.

- a) Prerequisites. Instructor IV certification will be granted to those individuals who have met the following qualifications:
- 1) Certification as a Fire Service Instructor III.
 - 2) Have served a minimum of five years in the capacity of a fire service instructor or training officer.
 - 3) Successful completion of five three-semester courses (40 student-contact hours minimum) or equivalent. Individuals must have the following required courses or equivalent courses.
 - A) Management I (or provide proof of equivalent course).
 - B) Management II (or provide proof of equivalent course).
 - C) Management III (or provide proof of equivalent course).
 - D) Management IV (or provide proof of equivalent course).
 - E) A course in educational administration or approaches to Finance and Data Based Systems, Fire Officer III, Module V.
 - b) Funding hours. A maximum of 270 240 hours is available for reimbursement funding. The Office will fund this level of education only one time. No funding is available for repeat courses. Candidates must be certified as a Fire Service Instructor III prior to starting this course to qualify for reimbursement funding, with no more than 54 48 hours being allowed for each of the 5 required courses in 140.160(a)(3).
 - c) Equivalent courses. See Section 140.70(c).
 - d) Instructor Requirements. See Section 140.70(d).
 - e) Facility Certification and Delivery System. See Section 140.70(e).
 - f) Curriculum shall consist of course or courses covering knowledge and skill objectives and depth of coverage listed in NFPA 1041, Chapter 6. Curriculum-Subject-Headings:
 - i) Management-i---See-Section-140-70(f)-
 - ii) Management-ii---See-Section-140-70(f)-
 - iii) Management-iii---See-Section-140-80(f)-
 - iv) Management-iv---See-Section-140-80(f)-
 - v) Education-Administration-or-Approaches-to-Finance-and-Data---Based-Systems---Fire-Officer---iii---Modules-V---See-Section-140-90(f)-The-general-course-content-is-identified-in-NFPA-1041--Chapters-6-5-and-6-6-

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.171 Fire Prevention Officer I

Professional qualifications for Fire Prevention Officer I, except Firefighter qualifications, are identified in the NFPA 1031, 1033, 1035, (1977 1987), Chapter-47 hereby incorporated by reference, including no later amendments or editions. The Office defines the Fire Prevention Officer I as a person serving in a fire department or allied agency whose primary duties are inspections of a

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variety of structures, reporting inspection results of fire safety conditions, conducting basic fire investigation, and performing basic fire prevention education activities. The term synonymous with Fire Prevention Officer I is Technical Specialist.

- a) Prerequisites. Fire Prevention Officer I certification is granted to those individuals who have met the following qualifications:
- 1) Certification as a Firefighter III or successfully completing certification---through the Firefighter Bypass examination. Entrances into this program through the Bypass examination is limited to:
 - A) Office personnel
 - B) Persons employed by fire departments and fire protection districts in fire prevention areas who are prohibited from work in fire suppression.
 - 2) Attainment of three years cumulative fire service experience which must include one year of experience in fire prevention.
 - 3) Successful completion of the 240-hour Office approved Fire Prevention Officer I course or provide proof of equivalent courses.
 - 4) Successful completion of the State Fire Prevention Officer I examination.
 - 5) Prerequisite for taking Fire Prevention Officer I examination is successful completion of Bypass examination or certification as Firefighter III.
 - b) Funding Hours. A maximum of 240 hours is available for reimbursement funding. The Office will fund this level of education only one time. No funding is available for repeat courses. Candidates must be certified as a Firefighter II or have successfully completed certified through the Firefighter Bypass examination to qualify for reimbursement funding.
 - c) Equivalent courses.
 - 1) See Section 140.70(c) for requirements.
 - 2) Equivalent course must meet the performance objectives in NFPA 1031, 1033, and 1035.
 - 3) When courses are evaluated as equivalent, the individual will be allowed to take the State written examination one time. Failure of the State written examination will invalidate the equivalency evaluation and require the individual to successfully complete the Fire Prevention Officer I program prior to taking the State written examination a second time.
 - 4) Equivalent courses are not eligible for reimbursement. Instructor Requirements. The Fire Prevention Officer I program must be taught under the auspices of instructors who are recognized and approved by an educational institution and/or fire service organization which has the approval of the Office. The instructor qualifications are flexible in that no specific discipline or degree is required. Facility Certification and Delivery Systems. Educational institutions and fire service organizations desiring to offer the Fire Prevention

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Officer I program will be required to receive facility certification. Such certification requires:

- 1) See Section 140.15 for Course Approval requirements.
- 2) See Section 140.8 for State written examination requirements.
- 3) See Section 140.16 for End-of-Course examination requirements.
- 4) All courses will be delivered under the auspices of approved institutions identified as follows:

A) Fire Prevention Officer I, Fire Prevention Education Officer II, and Fire Prevention Inspector II courses may be delivered by any accredited college or university in Illinois.

B) Fire Prevention Education Officer III and Fire Prevention Inspector III courses may be delivered by colleges or universities accredited in Illinois to offer baccalaureate degrees.

C) Fire service organizations may receive approval to deliver specialized courses. The organizations are identified as:

- i) The Illinois Fire Chief's Association (IFCA)
- ii) The Illinois Fire Inspector's Association (IFIA)
- iii) The Illinois Society of Fire Service Instructors (ISFSI)
- iv) The Illinois Firefighter's Association (IFA)
- v) The Associated Firefighters of Illinois (AFFI)
- vi) The Illinois Association of Fire Protection Districts (IAFPD)
- vii) The Illinois Professional Firefighters Association (IPFA)

5) All organizations and institutions desiring to offer programs and/or courses will be required to meet all rules and regulations established by the Office regarding curricula, student control, examinations, financial records maintenance and instructor's qualifications.

6) Curriculum shall consist of course or courses covering knowledge and skill objectives and depth of coverage listed in NFPA 1031, Professional Qualifications for Fire Inspector (1987), NFPA 1033 Professional Qualifications for Fire Investigator (1987), and NFPA 1035 Professional Qualifications for Public Fire Educator (1987).

Curriculum Subject Headings:

- 1) Purpose and Objectives
- 2) Laws, Codes and Ordinances
- 3) Occupancy
- 4) Building Construction
- 5) Fire Safety Codes-NFPA-101-(1995)-(Chapter-1-7)
- 6) Plan Review
- 7) Field Inspection Techniques
- 8) Fire Hazards and Causes
- 9) Fire Protection Systems and Devices
- 10) Fire Investigations
- 11) Fire Prevention Education Programs

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12) Managing-a-Fire-Prevention-Bureau
13) Reference-Sources

g) State Certification Written Examination. To be certified as a Fire Prevention Officer I, candidates must take and pass the State examination. See Section 140.8.

(Source: Amended at 14 Ill. Reg. 19183, effective November 26, 1990)

Section 140.180 Fire Prevention Education Officer II

Professional qualifications for Fire Prevention Education Officer II are identified in the NFPA 10315 (1977/1987), Chapter--97, hereby incorporated by reference. The Office defines the Fire Prevention Education Officer II as an individual serving in a fire department or allied agency with primary responsibility for the development and dissemination of fire prevention education materials and programs.

a) Prerequisites. Fire Prevention Education Officer II certification is granted to those individuals who have achieved the following:

- 1) Certification as a Fire Prevention Officer I.
- 2) Attainment of three years of documented fire prevention experience.
- 3) Successful completion of five-3-semester-hour--credit course or courses meeting the objectives in NFPA 1035, (1987), Chapter 4. This standard is incorporated by reference and includes no later editions or amendments. or-equivalent-140-student-contact-hours minimum--individuals-must-have-the-following--required--courses or-equivalent--courses:

- A) Fire-Service-instructor-ii-certification
- B) Fire-Prevention-Education-Methodology
- C) Management-iii
- D) Management-iv

E) A-course-in-motivation-or-organizational-psychology-

b) Funding Hours. A maximum of 270 240 hours is available for reimbursement funding with no more than 54 48 hours for each of the 5 courses required in 140.180 (a)(3). The Office will fund this level of education only one time. Candidates must be certified as a Fire Prevention Officer I to qualify for reimbursement funding.

c) Equivalent courses. See Section 140.70(c) for requirements.

d) Instructor Requirements. See Section 140.171(d).

e) Facility Certification and Delivery Systems. See Section 140.171(e). The curriculum shall consist of a course or courses covering knowledge and skill objectives and depth of coverage listed in NFPA 1031, Professional Qualifications for Public Fire Educator (1987), Chapter 4.

Curriculum-Subject-Headings:

- 1) Fire-Service-instructor-ii--See-Section-140-140-
- 2) Fire-Prevention-Education-Methodology
- A) Fire-Education-Audio-Visual-Resources

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- B) Fire-Safety-Education-Issues
- C) Public-Education-Master-Planning-for-Fire-Safety
- D) Public-Issues-and-Fire-Safety-Awareness
- E) Motivational-Psychology-and-Fire-Safety
- F) Management-III--See-Section-140-80(f)7
- G) Management-IV--See-Section-140-80(f)7
- H) A-course-in-motivational-or-organizational-psychology-

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990.)

Section 140.185 Fire Prevention Education Officer III

Professional qualifications for Fire Prevention Education Officer III are identified in NFPA 1035 (1987), Chapter 5, 1035--(1977)--Chapter--187, hereby incorporated by reference. The Office defines the Fire Prevention Education Officer III as a person serving in a fire department or allied agency assigned supervisory and administrative responsibilities within a public fire education program.

- a) Prerequisites. Fire Prevention Education Officer III certification is granted to those individuals who have met the following qualifications:

- 1) Certification as a Fire Prevention Education Officer II.
- 2) Attainment of five years of documented fire prevention experience with two years in fire education.
- 3) Successful completion of the six management courses required for Fire Officer III certification or provide proof of equivalent courses. See Section 140.90(a)(3).

- b) Funding Hours. A maximum of 324 288 hours is available for reimbursement funding. The Office will fund this level of education only one time. No funding is available for repeat courses. Candidates must be certified as a Fire Prevention Education Officer II prior to taking these courses to qualify for reimbursement funding, with no more than 5148 hours being allowed for each of the 6 required courses in Section 140.185(a)(3).

- c) Equivalent Courses. See Section 140.70(c) for requirements.

- d) Instructor Requirements. See Section 140.171(d).
- e) Facility Certification and Delivery Systems. See Section 140.171(e).
- f) Curriculum Subject Headings. See Section 140.90(f).

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990.)

Section 140.190 Bypass Examination

- a) This examination is provided for special fire and police personnel and allied field agencies who are charged with duties governing fire prevention, fire inspection, fire investigation, and arson investigation, but who do not have, or will not be assigned fire

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suppression duties and/or responsibilities. Recognition of this condition in the State Training and Certification Program is accomplished through the implementation of the Bypass Examination. Firefighter Bypass Examination is limited to personnel identified as fire protection non-sworn personnel and the law enforcement personnel seeking Arson Investigator certification. This examination does not provide state certification as a Firefighter, but provides a method for individuals who have not received Firefighter II certification to participate in the Fire Prevention Officer I, Fire Investigator, and Arson Investigator programs for certification and funding by the Office.

b) Examination Procedures

- 1) All state written examinations will be given by the Office of the State Fire Marshal.
- 2) At least 30 days prior to the anticipated day for testing, the Fire or Police Chief will submit to the Office of the State Fire Marshal a "Request for Examination" form. The Office of the State Fire Marshal will endeavor to schedule examinations throughout the State as requested.

- c) The Bypass Examination will consist of multiple-choice items in the following subject areas.

- 1) Fire Behavior
- 2) Portable Fire Extinguishers
- 3) Communications
- 34) Self Contained Breathing Apparatus (SCBA)
- 4) Personal Safety
- 5) Water Supply
- 65) Forcible Entry
- 6) Salvage
- 7) Overhaul
- 8) Ventilation Sprinkler-Systems
- 9) Sprinkler Systems Ventilation
- 10) Fire Inspections
- 11) Fire Cause and Origin
- 12) Hazardous Materials

- d) Individuals choosing to take this examination must:

- 1) Sign the Request for Examination form submitted to the Office of the State Fire Marshal by the respective Chief.
- 2) Plan to enter into the training program for Fire Prevention Officer I, or Fire Investigator or Arson Investigator.
- e) No funding is provided for salary, travel, lodging or other expenses associated with the study for or the taking of this examination.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990.)

Section 140.200 Fire Investigator

The Illinois program does not recognize rank as equivalent to the various

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levels of Fire Investigator because it is not possible to insure that every rank used by local fire departments or allied field agencies to identify persons serving as Fire Investigators would be consistent throughout the State. The Office of the State Fire Marshal defines Fire Investigator as an individual, serving in an agency or a fire department, specifically responsible for the investigation of fire incidents. The term synonymous with Fire Investigator is Technical Specialist.

a) Prerequisites for Certification as Fire Investigator. Individuals wishing to be certified as a Fire Investigator must:

- 1) be a Certified Firefighter II (See Section 140.50), or successfully take Complete the Bypass Examination (See Section 140.190).

2) successfully complete the Fire Investigator course consisting of three Modules, or Modules I & II and the Arson Investigator Course (See Section 140.210).

b) Funding Hours. A maximum of 120 hours is available for reimbursement funding. All programs can be funded only one time. No funding is available for repeat courses. All persons for whom reimbursement is sought must be Certified as a Firefighter II or above or have successfully completed the Bypass Examination prior to commencement of the program's courses, and must be employed as fire protection personnel by a participating local governmental agency.

c) Curriculum: Subject-Headings

The Fire Investigator course is based upon three modules. Modules I and II must be taken consecutively. Module III is designed for those persons who do not intend to take the Arson Investigator Course. Topics of the course and outline are contained in the book entitled Fire Arson Investigation published by the Illinois Fire Service Institute, University of Illinois, Urbana, Illinois 61801, in cooperation with the Illinois Office of the State Fire Marshal, the University of Illinois Police Training Institute and the Illinois Local Government Law Enforcement Officer's Training Board, (1988).

1) Module-I---Fire-Science-(minimum-32-hours)

- A) Fire-Behavior
- B) Sketching
- C) Building-Codes
- D) Building-Construction
- E) Automatic-Systems---Sprinklers-&-Alarms
- F) Sources-of-Fire-Ignition
- G) Patterns-of-Structural-Fires
- H) Purposes-and-Plan-of-Fire-Investigation
- I) Determining-Cause-and-Origin
- J) Indications-of-Arson
- K) Field-Demonstrations

2) Module-II---Arson-Investigation-(minimum-32-hours)

- A) Basic-Field-Interviewing
- B) Insurance-Information
- C) Property-Insurance-Loss-Register
- D) National-Fire-Incident-Reporting-System

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- B) Legal-Aspects
- C) Motivation-of-the-Fire-Setter
- D) Field-Problem-and-Reporting-Procedure
- E) Explosives-and-Incendiary-Devices

3) Module-III---Arson-Investigation-Systems-(minimum-32-hours)

- A) Intelligence-Systems
- B) Crime-Laboratory
- C) Interviews-and-Communications-Techniques
- D) Petal-Pires
- E) Photography
- F) Arson-for-Profit

d) Instructor Requirements

Approval will be granted upon proof of the following: experience, education and/or training indicating competence in the technical area to be taught. In making the determination of competency, the Office shall consider, but is not limited to, transcripts, certificates, job descriptions or other evidence of experience and training.

e) Facility Certification and Delivery Systems

1) Courses will be approved if they meet all rules and regulations established by the Office of the State Fire Marshal regarding curricula, student control, examinations, financial records maintenance and instructor qualifications and have the physical resources necessary for the course.

2) Due to the sensitive nature of the material, no approval for course or facilities will be given if the course is offered to persons other than fire or allied field agencies.

f) Examination Procedures and Standards. Only those courses which conclude with a written examination will be approved for reimbursement funding. There is no specific number of questions required at the end of the course. Questions are to be developed by the school authority or teacher. All questions are to be keyed directly to the material contained in the course outline and should be constructed in such a manner as to test the student's knowledge and retention of the material to which the student has been exposed in the course. A seventy (70%) percent score is required to pass. There is no state standardized objective, cognitive examination for certification at this level. School authorities are required to submit end-of-course examinations to the Office for approval, prior to administration. Since the purpose of the written exam is to test retention, open book and other similar exams are not acceptable. A minimum of eighty (80%) percent of the end-of-course examination must use objective test items.

g) Fire Investigator Equivalent Courses

Successful completion of one of the following equivalencies:

- 1) "80 hour Basic Arson Investigator Course" and "40 hour Advanced Arson Investigator Course" sponsored jointly by the Office, Illinois Department of Law Enforcement, Fire Service Institute and the Police Training Institute;
- 2) National Fire Academy Fire Arson Investigator course of at least

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96 hours prior to October 1, 1984:

- 3) National Fire Academy Fire Arson Investigator course of 80 hours after October 1, 1984, and Module III offered by Fire Service Institute.

Only persons who meet these equivalencies and who meet the requirements of subsection 140.200(a)(1) may apply for certification under this subsection.

(Source: Amended at 14 Ill. Reg. 1985, effective November 26, 1990)

Section 140.210 Arson Investigator

The Illinois program does not recognize rank as equivalent to the various levels of Arson Investigator because it is not possible to insure that every rank used by local fire and police departments or allied field agencies to identify persons serving as Arson Investigators would be consistent throughout the State. The Office of the State Fire Marshal defines Arson Investigator as an individual, who is a full-time paid and sworn employee of the Office or a local governmental agency, specifically responsible for the investigation of suspected arson fire incidents.

a) Prerequisites for certification as an Arson Investigator. Individuals wishing to be certified as an Arson Investigator must:

- 1) Meet the requirement in Section 140.200(a)(1); or be employed by the Office as a Director of Division of Arson Investigation; Fire Inspector; or Fire Investigator; or State Fire Marshal; prior to July 1, 1985; and
- 2) Have successfully completed Modules I and II of the Fire Investigator Course, or equivalent course; (See Section 140.200 (g); and

- 3) Successfully complete an Arson Investigator course approved by the Office of the State Fire Marshal and the Illinois Local Governmental Law Enforcement Officer's Training Board, or provide proof of equivalent courses to be evaluated by the Executive Director of the Illinois Local Governmental Law Enforcement Officer's Training Board; in the case of office employees, course equivalents will be evaluated by the Illinois Department of State Police;

- 4) Be employed full-time by a local governmental agency, the Office, or other organization investigating fires and explosions believed to be arson.

b) Funding Hours. A maximum of 260 hours is available for reimbursement funding for fire protection personnel. All courses can be funded only one time. No funding is available for repeat courses. All persons for whom reimbursement funding is sought must be certified as a Fire Investigator or have completed Modules I and II or an equivalent course prior to commencement of the program's courses.

c) Curriculum Subject Headings. The minimum number of hours for the course is 260.

- 1) Legal Issues

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- 2) Human Behavior
 - 3) Police Functions
 - 4) Case Processing and Development
 - 5) Investigations
 - 6) Firearms and Physical Training
- d) Instructor Requirements. Instructors must have demonstrated experience and education in the technical areas to be taught and must be approved by the Office of the State Fire Marshal and the Illinois Local Governmental Law Enforcement Officer's Training Board prior to the course offering.
- e) Facility Certification and Delivery Systems. (See Section 140.200(e)).
- f) Examination Procedures.

- 1) See Section 140.200(f) for written examinations.
- 2) Upon successful completion of the Firearms and Physical Training portion of the Arson Investigator program, records of completion should be forwarded to the Illinois Local Governmental Law Enforcement Officer's Training Board for personnel of fire and police departments or allied field agencies who will review the records and issue appropriate firearms training certificates.

g) The Office will issue the Arson Investigator certificate upon receipt of firearms, physical training, and all other documents from the Illinois Dept. of State Police, or the Illinois Local Governmental Law Enforcement Officers Training Board.

(Source: Amended at 14 Ill. Reg. 1985, effective November 26, 1990)

Section 140.215 Fire Prevention Inspector II

Professional qualifications for Fire Prevention Inspector II are identified in the NFPA 1031 (1977), Chapter 57 hereby incorporated by reference and containing no later amendments or editions. The Office defines the Fire Prevention Inspector II as a person serving in a fire department or allied agency assigned fire inspection and supervisory responsibilities. The term synonymous with Fire Prevention Inspector II is Senior Technician.

a) Prerequisites. Fire Prevention Inspector II certification is granted to those individuals who have met the following qualifications:

- 1) Fire Prevention Officer I certification.
- 2) Attainment of three years of documented experience in fire inspection.

- 3) Successful completion of a course or five 3-semester-hour credit courses or provide proof of equivalent courses--(40 student contact hours minimum)--individuals must have the following required courses--or equivalent courses meeting the objectives specified in NFPA 1031 (1987), Chapter 4.

A) Fire-Service-Instructor-III

B) Management-III

C) Management-IV

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- b) Technical-Factors-I
Technical-Factors-II
 4) Successful completion of the State Written examination on Technical Factors I and II.
 5) Prerequisite for taking Inspector II Examination is successful completion of Fire Prevention Officer I state written examination.
- b) Funding Hours. A maximum of 270 240 hours is available for reimbursement funding with no more than 54 48 hours allowed for each course required in 140.215(a)(3). The Office will fund this level of education only one time. No funding is available for repeat courses. Candidates must be certified as a Fire Prevention Officer I to qualify for reimbursement funding.

c) Equivalent Courses.

- 1) See Section 140.70 (c) for requirements.
 2) When an individual is awarded equivalency credit for Technical Factors I and II, the individual will be allowed to take the State written examination one time. Failure of the State written examination will invalidate the equivalency evaluation for Technical Factors I and II and require the individual to successfully complete both courses prior to taking the State written examination a second time.

d) Instructor Requirements.

- 1) For Fire Service Instructor II, Management III and Management IV, See Section 140.171 (d).
 2) For Technical Factors I and II, an instructor:
 A) Must be certified as both a Fire Service Instructor II and a Fire Prevention Officer I;
 B) Or must obtain the approval of both the Office and the Illinois Fire Inspector's Association. This approval will be granted to legal and technical specialists on the basis of credentials review.

- e) Facility Certification and Delivery Systems. See Section 140.171 (e).
 f) The curriculum shall consist of a course or courses covering knowledge and skill objectives and depth of coverage listed in NFPA 1031, (1987) Chapter 4.

g) Curriculum-Subject-Headings:

- 1) Fire-Service-Instructor-II---See-Section-140-140-
 2) Management-III---See-Section-140-80-(f)-
 3) Management-IV---See-Section-140-80-(f)-
 4) Technical-Factors-I-

A) Laws-Codes-and-Ordinances

B) New-Code-Development

C) Building-Codes

D) Plan-Review

E) Technical-Factors-II

A) Life-Safety-Codes-NFPA-101-(1985)-(Chapter-0-17)

B) Hazards-and-Causes

C) Fire-Education-Planning

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B) Legal-Factors-of-Bureau-Management

g) State Certification Written Examination.

- 1) To be certified as a Fire Prevention Inspector II, candidates must take and pass the State examination on Technical Factors I and II. See Section 140.8.
 2) Certification as a Fire Prevention Officer I is a prerequisite to taking the written examination.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.220 Fire Prevention Inspector III

Professional qualifications for Fire Prevention Inspector III are identified in the NFPA 1031 (1977 1987), Chapter 65, hereby incorporated by reference. The Office defines the Fire Prevention Inspector III as a person serving in a fire department or allied agency assigned primarily supervisory and administrative responsibilities within a fire prevention bureau.

- a) Prerequisites. Fire Prevention Inspector III certification is granted to those individuals who have met the following qualifications:
 1) Certification as a Fire Prevention Inspector II.
 2) Attainment of five years of documented experience in fire inspection.

- 3) Successful completion of the six management courses required for Fire Officer III or provide proof of equivalent courses. See Section 140.90(a)(3).
 b) Funding Hours. A maximum of 324 200 hours is available for reimbursement funding with no more than 54 48 hours allowed for each of the 6 courses in 140.90 (a)(3). The Office will fund this level of education only one time. No funding is available for repeat courses. Candidates must be certified as a Fire Prevention Inspector II to qualify for reimbursement funding.

- c) Equivalent Courses. See Section 140.70 (c) for requirements.
 d) Instructor Requirements. See Section 140.171 (d).
 e) Facility Certification and Delivery Systems. See Section 140.171 (e).
 f) Curriculum Subject Headings. See Section 140.90 (f).

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.230 Hazardous Materials First Responder

- a) First responders, for the purpose of this level of certification, are fire protection personnel trained to the levels of "First Responder Awareness" and "First Responder Operations" as defined in 29 CFR 1910.120. First Responders shall be trained to meet requirements of the United States Department of Labor, Occupational Safety and Health Administration (OSHA), 29 CFR 1910.120 (1990) or the United States Environmental Protection Agency (EPA), 40 CFR 311 (1990), whichever is

appropriate for their jurisdiction.

- b) Fire protection personnel at this level of certification are both:
 - 1) Persons who are likely to witness or discover a hazardous substance release or potential release and who have been trained to initiate an emergency response sequence by notifying the proper authorities (local, state, federal, or private resources) of the release and.
 - 2) Persons who respond to releases or potential releases of hazardous substances as part of the initial response to the site for the purpose of protecting nearby persons, property, or the environment from the effects of the release. They are trained to respond in a defensive fashion without actually trying to stop the release. Their function is to contain the release from a safe distance, keep it from spreading, and prevent exposures.
- c) Professional qualifications for First Responder are identified in NFPA 472, (1989) Standard for Professional Competence of Responders to Hazardous Materials Incidents, Chapter 2, hereby incorporated by reference and containing no later standard or reference. Hazardous Materials--i--is--designed--as--an--introductory--step--in--the--Hazardous Materials--program--which--is--defined--by--the--Office--as--the--basic--training requirement--for--fire--protection--personnel--.
- d) Hazardous Materials First Responder is designed as the introductory step in the acquisition of all knowledge and skills required to safely mitigate a release or potential release of hazardous substances and is defined as meeting the requirement for fire protection personnel under 29 CFR 1910.120.
 - a) Prerequisites - First Responder Certification Hazardous Materials is granted to those persons who have met the following qualifications.
 - 1A) Certification as a Firefighter II
 - 2B) Successful completion of a 40-hour course consisting of 8 hours--Hazardous--Materials First Responder Awareness and 32 hours--Hazardous--Materials First Responder Operational, including passage of local testing including practical and the State written examination.
 - C) Prerequisite for taking the state written exam is Firefighter II certification.
- b2) Funding. A maximum of 40 54 hours is available for reimbursement funding. The Office will fund this level of training only one time.
- e3) Instructor Requirements
 - 1) Certified Fire Service Instructor I and Certified First Responder Hazardous Materials I. Successful completion of required courses for First Responder is prerequisite.
 - 2) Fire Service Instructor--i--who--has--taken--Hazardous--Materials--i--course--may--teach--one--time--only--before--becoming--certified--as--Hazardous--Materials--i--by--taking--the--state--exam--at--the--end--of--the--course.
- d4) Facility Certification and delivery system. Educational institutions and fire departments desiring to offer the First Responder Hazardous

Materials--i program will be required to:

- 1A) File Course Approval forms, See Section 140.15.
 - 2B) Use a facility which has a classroom and the equipment needed to complete the Student Performance Objectives possesses the--minimum--required--resources--(See--Section 140.12).
- A5) Course description. The course is described as a specialized course to provide those persons, whose duties include responding to the scene of emergencies that may involve hazardous materials with competencies to respond safely to hazardous materials incidents. Course objectives are identified in NFPA 472, Standard for Professional Competence of Responders to Hazardous Materials Incidents (1989) Chapter 2, hereby incorporated by reference and including no later standards or amendments. in--fire--protection--dealing--with--highway--transportation, waterways, aircraft, and fixed--facilities--the--curriculum--subject headings--for--this--program--are:
- 1) Fire-Chemistry
 - 2) Hazardous Materials-Classification
 - 3) Basic-Hazardous-Materials-Classification
 - 4) Shipping-Containers
 - 5) B-G-9, placard-and-labeling-Systems
 - 6) How-to-Obtain-Technical-Assistance
 - 7) Duties-and-Responsibilities
 - 8) Fire-Department-Terminology
 - 9) Familiarization-with-all-Reference-literature--and-Materials
- B6) State Certification Written Examination. To be Certified as a First Responder Hazardous-Materials--i, candidates must supply proof of passage (class completion roster, transcript or certificate) of locally administered written and practical exams take and pass the State written examination. See Section 140.8.
- 7) State Certification Practical Skill Examination
 - A) The state practical skill examination consists of a series of evolutions determined from NFPA 472, contained in a document published by the Office of the State Fire Marshal, Division of Personnel Standards and Education, entitled Practical Skill Examination for Hazardous Materials First Responder. The instructor should contact the Office for this practical skill examination.
 - B) After the practical examination is completed and scored by the Instructor, a copy of the evaluation checklist must be sent to the Office for inclusion in the student's file. Written scores will not be released by the Office until practical scores are received.
- (Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

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Section 140.240 Hazardous Materials Technician

- a) Hazardous Materials Technician is designed for the training and development of Hazardous Materials Response Team Members. Hazardous Materials Technicians are individuals who respond to releases or potential releases for the purpose of stopping the release. They assume a more aggressive role than a first responder at the operations level in that they will approach the point of release in order to plug, patch or otherwise stop the release of a hazardous substance.
- b) Technicians shall be trained to meet requirements of the United States Department of Labor, Occupational Safety and Health Administration (OSHA), 29 CFR 1910.120 (1990), or the United States Environmental Protection Agency (EPA), 40 CFR 311 (1990), whichever is appropriate for their jurisdiction. This program is designed to meet the requirements of 29 CFR 1910.120.
- c) Professional qualifications for Technician are identified in NPPA 472 (1989). Standard for Professional Competence of Responders to Hazardous Materials Incidents, Chapter 3, hereby incorporated by reference and containing no later standard or reference.
- a) Prerequisites - Hazardous Materials Technician is granted to those persons who have met the following qualifications.
- 1) Certification as a Hazardous Materials First Responder HMF;
- 2) Successful completion of the 40-hour Hazardous Material Technician Response--Team-member-Hazardous-Materials--course; and
- 3) Be a Certified Firefighter III. A Certified Firefighter II may take the Hazardous Materials Technician training as part of the 600 hour Firefighter III program; however, Hazardous Materials Technician certification will not be awarded until the individual has achieved Firefighter III certification.
- d) The individual must be a certified Firefighter III and certified First Responder to take the exam.

2b) Funding

1) A maximum of 54 40 hours is available for reimbursement funding for Hazardous Materials Technician. The Office will fund this level of training only one time. If not a Firefighter III, hours may be used for Firefighter III.

2) Hours accumulated toward Hazardous Materials Technician certification while a person is a Firefighter II will be subtracted from the 600 hours available for Firefighter III reimbursement funding.

3) Instructor Requirements

1) Certified Fire Service Instructor II and Certified Hazardous Materials Technician.

2) Pre-Service-Instructor--if who has taken Hazardous Materials--course--may teach--one--time--only--before becoming certified as Hazardous-Materials--if by taking the state exam at the end of the course

4) Facility Certification and delivery systems. Educational

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Institutions and fire departments desiring to offer the Hazardous Materials Technician program will be required to:

1) File Course Approval forms, See Section 140.15

2) Use a facility which has a classroom and the equipment needed to complete the Student Performance Objectives

3) Records and established procedures--See Section 140.12

4) Course description. Hazardous Materials Technician provides a learning experience of chemicals and the hazards associated with them and will provide also provide a more in-depth instruction in how to safely control and mitigate a hazardous materials incident. The course objectives are identified in NPPA 472, Standard for Professional Competence of Responders to Hazardous Materials Incidents, (1989) Chapter 2, hereby incorporated by reference and including no later editions or amendments. The curriculum subject headings are listed below:

- 1) Response Team
 - 2) Personal Safety
 - 3) Special Protective Clothing
 - 4) Decontamination
 - 5) Monitoring Devices
 - 6) Emergency Response Procedures
 - A) Fixed Facilities
 - B) Railroad Accidents
 - C) Truck Accidents
 - 7) Leak Control Procedures
 - 8) Spill Control Procedures
 - 9) Vapor Suppression
 - 10) Cleanup of Hazardous Materials Spills
- d) State Certification Practical Skill Examination
- 1) The state practical skill examinations consist of a series of evolutions covering mitigation of a hazardous materials incident. Instructors should contact the Office for this practical skill package:

1) The state practical skill examination consists of a series of evolutions determined from NPPA 472, contained in a document published by the Office of the State Fire Marshal, Division of Personnel Standards and Education, entitled Practical Skill Examination for Hazardous Materials Technician.

2) Instructors should contact the Office for this practical skill examination.

3) All practical skill examinations must be administered by a Certified Hazardous Materials Technician.

4) After the Practical Examination is completed and scored by the Instructor, a copy of the evaluation checklist must be sent to the Office for inclusion in the student's file.

e) State Certification Written Examination. To be Certified as a Hazardous Materials Technician, candidates must take and pass the State written examination. See Section 140.8. Request for exam must be signed by a Fire Service Instructor II who is also a Certified

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Hazardous Materials Technician ~~##~~. See Section 140.8. Prerequisite for taking the state examination is certification as a Hazardous Materials First Responder.

(Source: Amended at 14 Ill. Reg. 1915, effective November 26, 1990)

Section 140.250 Hazardous Materials ~~##~~Specialist

a) Hazardous Materials Specialist ~~##~~ is designed for the response team members, in order to give those persons a much broader understanding of Hazardous Chemicals, and the hazards associated with them.

b) Specialists shall be trained to meet requirements of the United States Department of Labor, Occupational Safety and Health Administration (OSHA), 29 CFR 1910.120 (1990), or the United States Environmental Protection Agency (EPA), 40 CFR 311 (1990) whichever is appropriate for their jurisdiction. This program is designed to meet the requirements of 29 CFR 1910.120.

c) Professional qualifications for Specialists are identified in NFPA 472 (1989) Standard for Professional Competence of Responders to Hazardous Materials Incidents, Chapter 4, hereby incorporated by reference and containing no later standard or reference.

1) Prerequisites - Hazardous Materials Specialist ~~##~~ is granted to those persons who have met the following qualifications.

A) Certification as a Hazardous Materials Technician ~~##~~.

B) Successful completion of Hazardous Materials Specialist ~~##~~ course module, on-chemistry.

2) Funding. A maximum of 54 80 hours is available for reimbursement funding. The Office will fund this level of training only one time.

The candidate must be certified as Hazardous Materials Technician Prior to taking this course to claim for reimbursement funding.

3) Instructor Requirements

a) Certified Fire Service Instructor II and Certified Hazardous Materials Specialist ~~##~~.

b) Fire-Service-Instructor-~~##~~ who has taken Hazardous Materials-~~##~~ course-may-teach-one-time-only-before-becoming-certified-as-Hazardous-Materials-~~##~~ by taking the state-exam-at-the-end-of-the-course-

d) Facility Certification and delivery systems. Local Fire Departments, Fire Service Institute and Community Colleges desiring to offer the Hazardous Materials Specialist ~~##~~ program will be required to:

1) File Course Approval forms, See Section 140.15

2) Use a facility which possesses a classroom an unlimited training facility (Section 140.12).

3) Maintain records and established procedures, See Section 140.12

e) Course description. Hazardous Materials Specialist ~~##~~ provides a broad understanding of hazardous chemicals and the hazards associated with them. The curriculum subject-headings-are-listed-below: The course objectives are identified in NFPA 472, Standard for

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Professional Competence of Responders to Hazardous Materials Incidents (1989) Chapter 3, hereby incorporated by reference and including no later editions or amendments.

Subject-Areas

Salts	Compounds
Peroxides	Hydro-Carbons
Non-Salts	Mixtures
Oxidizers	Organic-Compounds
Chemical-Formulas	Chemical-Properties
Chemical-Characteristics	Inorganic-Compounds

f) State Certification Written Examination. To be Certified as a Hazardous Materials Specialist ~~##~~, candidates must take and pass the State written examination. See Section 140.8. The prerequisite for taking the state examination is certification as a Hazardous Materials Technician.

(Source: Amended at 14 Ill. Reg. 1915, effective November 26, 1990)

Section 140.260 Chemistry of Hazardous Materials

a) Chemistry of Hazardous Materials is a course designed to give first responders a broader understanding of the chemistry and toxicology of hazardous materials.

b) Professional qualifications for the course are identified in NFPA 472 (1989) Standard for Professional Competence of Responders to Hazardous Materials Incidents, Chapters 3 and 4, hereby incorporated by reference and containing no later standard or reference.

1) Funding. A maximum of 80 hours is available for reimbursement funding. The Office will fund this level of training only one time. The individual must be a certified Hazardous Materials First Responder prior to taking this course to claim for reimbursement funding and must successfully complete this course.

2) Instructor requirements (must have two instructors)

A) Option one: two National Fire Academy Instructors

B) Option two: One individual who is a Fire Service Instructor II, and certified Hazardous Materials Specialist AND one expert in Chemistry (a college level chemistry instructor or a person with a minimum of a bachelor's degree)

(Source: Added at 14 Ill. Reg. 1915, effective November 26, 1990)

Section 140.290 Hazardous Materials Refresher Training

e) The Office recognizes the value of continuing training--and--education

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as-being-criticized-for-maintaining-proficiency-in-all-levels-of certification-Although-continuing-education-is-not-required-to maintain-certification-once-certification-has-been-achieved, additional training-is-highly-recommended-in-the-amounts-specified-in the-following-schedule:

b) The-maximum-reimbursement-funding-available-for-refresher-training-is also-specified-in-the-following-schedule:

Level-of Certification	Annual-Refresher Training-Recommended	Hours-of	Annual Reimbursement Funding-Allowed
Firefighter-I	60-hours		none
Firefighter-II	240-hours		60-hours
Firefighter-III	48-hours		10-hours
Fire-Officer-I	96-hours		40-hours

a) Annual refresher training shall comply with United States Department of Labor, Occupational Safety and Health Administration, 29 CFR 1910.120.

b) Because of the uniqueness of this type of training, refresher training in hazardous materials will be funded for specific training meeting any of the objectives in NFPA 472, (1989) Standard for Professional Competence of Responders to Hazardous Materials Incidents, hereby incorporated by reference and including no later standard or edition or the objectives listed in the certification course for First Responder, Technician, Specialist or the Chemistry course.

c) Funding

- 1) Prerequisites - Hazardous Materials First Responder certification
- 2) Funding - a maximum of 40 hours is available for reimbursement funding annually.
- 3) Funding claimed for Hazardous Materials refresher training cannot be claimed for any other certification.
- 4) Records required by 29 CFR 1910.120, and Sections 140.12 and 140.325 of this Part must be maintained and established procedures followed.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.325 Amount of Reimbursement

The Office will reimburse up to 50 percent of the following costs:

- a) Salary
 - 1) Salary, according to an opinion from the Attorney General, is that sum actually paid to a trainee while in school by the employer (Local Governmental Agency). It does not include employer contributions to insurance and pension programs, but does include contributions deducted from a trainee's salary for insurance and retirement.
 - 2) The formula for computing a trainee's hourly salary is yearly salary divided by the number of hours for which paid. It is

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realized that hourly shifts may vary from 40 to 56 or more hours per week. In such instances, the formula should be adjusted to most nearly reflect the above definition.

- 3) If there is a variation in an individual's salary or between firefighters of equal grade, the claimant should explain these variations on the claim form, e.g.,

A) Promotion	100 hours @ \$4.65
	50 hours @ \$5.28
OR	
B) 1 1/2 time overtime	100 hours @ \$4.65
	50 hours @ \$6.98

b) Tuition and/or registration fees.

c) Food, not to exceed State Travel Regulations as promulgated by the Governor's Travel Control Board.

d) Transportation costs, not to exceed State Travel Regulations as promulgated by the Governor's Travel Control Board.

- 1) If the course is five or more consecutive days and lodging is available (availability means that hotels, motels, dormitories, or other sleeping facilities may be hired for overnight lodging in the nearby vicinity), the Office will only reimburse for one round trip to the training center per course week for the duration of the course.

2) If the course is offered on non-consecutive days, the Office will reimburse round trip transportation costs for each day.

- 3) If the course is offered on consecutive days (e.g., Saturday and Sunday) and overnight lodging is available, the Office will reimburse for only one round trip per consecutive day period (e.g., six round trips for a course offered on six consecutive weekends).

A) If the travel distance is less than 50 miles, the Office will only reimburse for each round trip.

B) If the travel distance is 50 miles or greater and lodging is available, the Office will reimburse for one round trip and lodging costs per consecutive day period.

- 4) When more than one person from a department shares a ride to a training location with another individual, reimbursement will be provided for only one vehicle (i.e., reimbursement for mileage will only be provided for one person when two or more persons travel together, as in car pools).

e) Lodging, not to exceed lodging costs approved by the State Travel Regulations as promulgated by the Governor's Travel Control Board.

f) The Office will reimburse for other expenses in the amount authorized for Office employees by the State Travel Regulations as promulgated by the Governor's Travel Control Board, or the amount requested by the local governmental agency or individual whichever is less.

g) For the figures in effect for a given fiscal year, individuals, municipalities and Fire Protection Districts should contact the Office for a copy of the applicable travel regulations promulgated by the Department of Central Management Services and approved by the

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Governor's Travel Control Board [80 Ill. Adm. Code 2800], or their successors, for the fiscal year.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

Section 140.390 Advisory Committees

a) The purpose of this rule is to establish standing committees and to provide for the establishment of ad hoc committees from time to time to advise the Office on training programs.

1) Ad hoc committees shall be made up of members of each of the organizations which have ex-officio members on the Illinois Fire Advisory Commission, (as provided in Ill. Rev. Stat. 1983, ch. 127 1/2, par. 3) and of the Illinois Society of Fire-Service Instructors and the Illinois Community College Board.

A) Each organization shall have at least one member.
B) The chairman, President or head of each of the identified organizations listed under subsection (1) shall be contacted as to whom he or she desires to have serve on any given committee. In the case of the Illinois Fire Service Institute it will be the Director who will be solicited for persons to serve.

i) Because each committee will deal with specific areas of expertise, the solicitation will be based on specific qualifications. Committee members shall also be solicited from various geographical areas of the state consistent with geographical distribution of expertise to insure input reflecting a general consensus of the total fire service.

ii) In considering member appointments to committees, the Division will not rely on an individual's rank in a given department, but will concentrate on that individual's area of responsibility and his or her level of certification.

C) Committees shall not exceed 15 members, excluding employees of the State of Illinois.

D) Committees shall be established by the Deputy State Fire Marshal of the Division of Personnel Standards & Education when a problem or issue arises in an area of firefighter training not covered by a standing committee, or when creation of a new program is under consideration. Each committee shall be designated a specific duty and area of responsibility;

2) The following standing committees are hereby created with the following duties:

- A) Fire Officers Committee - review applications and programs for Fire Officer certification;
- B) Technical Review Committee - review curriculum and proposals

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for new programs and evaluate existing ones;
C) Hazardous Materials Committee - develop and evaluate Hazardous Materials training program;
D) Item Review Committee - develop and evaluate exams for all levels of firefighter (I, II and III);
E) Instructors Committee - establish criteria and curriculum for all levels of Instructors;
F) Fire Prevention and Investigation Committee - develop curriculum for these areas of certification;
G) Airport Firefighter Committee - develop curriculum for Airport Firefighters;

H) Safety and Evacuation Committee - develop safety practice and evolution requirements for firefighters;
H) Fire Apparatus Engineer Committee - develop curriculum and study guide for this field;

I) Rescue Committee - develop and evaluate all rescue techniques and training that are peculiar to the fire service;

b) Committees shall advise the Deputy State Fire Marshal of Personnel Standards & Education on programs, procedures, courses, and other matters relating to the Illinois Fire Protection Training Act within the duties and areas designated. The committees are advisory only, and advise will be:

1) Subject to review and analysis by personnel of the Office prior to decision making.

2) The committees and their individual members shall not have the authority to bind the Office or make determinations that would confer a benefit or impose a duty upon the Office, the State of Illinois, any employee thereof, nor upon any other person or governmental body.

3) Committees shall meet only at the direction of Deputy State Fire Marshal, Personnel Standards & Education.

c) Committee members shall be deemed independent contractors and shall not be paid for their services, but shall be reimbursed for their travel in the amount allowed by the Governor's Travel Control Board, 80 Ill. Adm. Code 2800.

(Source: Amended at 14 Ill. Reg. 19185, effective November 26, 1990)

- 1) Heading of Part: Minimum Standards for Individual and Group Medicare Supplement Insurance
- 2) Code Citation: 50 Ill. Adm. Code 2008
- 3) Section Number: Adopted Action:
- | | |
|-----------------|-------------------------------------|
| 2008.30 | Amendment |
| 2008.61 | New Section |
| 2008.70 | Amendment |
| 2008.80 | Amendment |
| 2008.82 | Section Repealed, New Section Added |
| 2008.90 | Amendment |
| 2008.100 | Amendment |
| 2008.101 | New Section |
| 2008.102 | New Section |
| 2008.103 | New Section |
| 2008.104 | New Section |
| 2008.120 | Repealed |
| 2008.Appendix A | Amendment |
| 2008.Appendix B | Amendment |
| 2008.Appendix C | Amendment |
| 2008.Appendix D | Amendment |
| 2008.Appendix E | Amendment |
| 2008.Appendix F | Repealed |
| 2008.Appendix G | Repealed |
- 4) Statutory Authority: Implementing Sections 363 and 363(a) and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1989, ch. 73, pars. 975, 975a and 1013).
- 5) Effective Date of Amendments: November 27, 1990
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this rulemaking contain incorporations by reference?
No
- 8) Date filed in Agency's Principal Office: November 27, 1990
- 9) Notice of Proposal Published in Illinois Register:
June 29, 1990, 14 Ill. Reg. 10247
- 10) Has JCAR issued a Statement of Objections to this rule? No
- 11) Difference(s) between proposal and final version:
- a) Within the index for this Part the following changes were made:
1. Section 2008.120 - The strike-outs were removed from the Section title and the word "(Repealed)" was underscored.
 2. APPENDIX F - The strike-outs were removed from the Section title and the word "(Repealed)" was underscored.
 3. APPENDIX G - The strike-outs were removed from the Section title and the word "(Repealed)" was underscored.
- b) The main Authority note citation has been updated to 1989.
- c) Section 2008.30(b)(1) - The words "Illinois Insurance Code (the)" were added to the second line following the word "the".
- d) Section 2008.61(b) - Line two of this subsection now reads "... Catastrophic Coverage Repeal Act of 1989, (42 U.S.C.S. §1305) transition provisions . . .".
- e) Section 2008.61(c)(5) - on line four the following citation has been added following the word "regulation" "(42 CFR 409.87(a) 1988, no subsequent dates or editions)". Also on line five the following citation has been added following the word "regulations" "(42 CFR 409.87(b) 1988, no subsequent dates or editions)".
- f) Section 2008.61(c)(7) - on line five and six the following citation has been added following the word "regulation" "(42 CFR 409.87(b) 1988, no subsequent dates or editions)".
- g) Section 2008.70(a)(5) - the following introductory phrase has been added "An insurer shall:".
- h) Section 2008.70(a)(5)(B) - On line three the word "Subsection" has been made a lower case "s". On line six a space has been inserted between the word "certification" and "holder". Also, the fourth level subsection

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- under 2008.70(a)(5)(B) has been labeled as i) and ii) instead of 1) and 2).
- i) Section 2008.70(a)(5)(C) - The fourth level subsection hereunder has been relabeled as i) and ii) instead of 1) and 2).
- j) Section 2008.70(b)(1)-(7) - The outside parenthesis has been deleted.
- k) Section 2008.70(b)(7) - on line five the following citation has been added following the word "regulation)" "(42 CFR 409.87(a) 1988, no subsequent dates or editions)". Also, on line six the following citation has been added following the word "regulations" "(42 CFR 409.87(b) 1988, no subsequent dates or editions)".
- l) Section 2008.82(A)-(D) - These subsections have been relabeled using lower case letters.
- m) Section 2008.82(c) - on line seven the words "clearly and substantially" have been deleted. Also, the word "adopted" has been capitalized in the Source note for this Section.
- n) Section 2008.90(e) - The last paragraph hereunder has been indented five spaces.
- o) Section 2008.100(c) - on line fourteen a space has been added between the word "coverage" and "in".
- p) Section 2008.100(d) - On the first line the word "Subsection" has been made lower case.
- q) Section 2008.101(a)(1) - the proposed language of this subsection has been deleted and replaced with the following text: "For purposes of this subsection marketing procedures will be deemed to be fair and accurate if the insurer complies with the standards set forth in Sections 363a(5) and (6) of the Code."
- r) Section 2008.101(a)(2) - the words "excessive insurance" have been deleted and replaced with "duplicative insurance benefits".
- s) Section 2008.101(a)(3) - on line four the words "clearly and substantially" have been deleted.

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- t) Section 2008.101(a)(4) - the second paragraph has been indented five spaces.
- u) Section 2008.101(a)(5) - the proposed language of this subsection has been deleted and replaced with the following text: "Inquire of a prospective applicant or enrollee for Medicare supplement insurance whether they are currently covered by accident and sickness insurance and the types and amounts of such insurance."
- v) Section 2008.101(a)(6) - on the third line the word "Subsection" has been made lower case.
- w) Section 2008.101(b)(1) - on line four the words "or tending to induce" have been deleted.
- x) Section 2008.101(b)(2) - on line two the words "or tending to" have been deleted and the word "induce" has been changed to "inducing".
- y) Section 2008.102(a) - the following text has been added following the first sentence of this subsection. "For purposes of this subsection the insurer will be deemed to make reasonable efforts to determine the appropriateness of the recommended purchase if the insurer complies with the standards set forth in Sections 363a(5) and (6) of the Code."
- z) Section 2008.120 - The word "(Repealed)" has been underscored following this Section's title.
- aa) Section 2008.APPENDIX B, Part A, I. - The words "Home Health Service" have been added to the end of Part A, I. and have been stricken. This was language contained in the last adopted rule which had been inadvertently left out.
- bb) Section 2008.APPENDIX B, Part B(5) - This language appeared in the last revision of the rule in addition to a table which was also inadvertently left out of this rulemaking at First Notice. The Department wishes to keep the language of number (5) so that strike-outs have been removed. The chart that followed number (5) has been added to this rulemaking, but it appears with stricken language. This old table is being replaced with a new table. The Department has added this new table in response to a public comment from Marc Thomas,

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Director, Division of Operational Initiatives, Department of Health and Human Services, Health Care Financing Administration.

cc) Section 2008.APPENDIX C(2) - on line one the following citation has been added following the words "State law" "(Section 363(7)(b) of the Illinois Insurance Code, Ill. Rev. Stat. 1989, ch. 73, par. 975)".

dd) Section 2008.APPENDIX C - A new subsection number (4) has been added to this appendix in response to comments from Marc Thomas, Director, Division of Operational Initiative, Department of Health and Human Services, Health Care Financing Administration.

ee) Section 2008.APPENDIX D(2) - on line one the following citation has been added following the words "State law" "(Section 363(7)(b) of the Illinois Insurance Code, Ill. Rev. Stat. 1989, ch. 73, par. 975)".

ff) Section 2008.APPENDIX F - the word "(Repealed)" has been underscored following this Section's title.

gg) Section 2008.APPENDIX G - The word "(Repealed)" has been underscored following the Section's title.

12) Have all changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
Yes

13) Will this rulemaking replace an emergency rule currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of rulemaking: These amendments were necessitated by the repeal of the Medicare Catastrophic Coverage Act of 1988. As is stated in Section 2008.20, the purpose of this Part is to provide for the reasonable standardization of coverage and simplification of terms and benefits of Medicare supplement policies; to facilitate public understanding and comparison of such policies; to eliminate provisions contained in such policies which may be misleading or confusing in connection with the purpose of such policies or with the settlement of claims; and to provide for full disclosures in the sale of accident and

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sickness insurance coverages to persons eligible for Medicare by reason of age.

16) Information and questions regarding this adopted amendment shall be directed to:

Charles J. Budinger
Department of Insurance
320 West Washington
Springfield, Illinois 62767

The full text of the Adopted Amendments begins on the next page.

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NOTICE OF ADOPTED AMENDMENTS

TITLE 50: INSURANCE
CHAPTER 1: DEPARTMENT OF INSURANCE
SUBCHAPTER 2: ACCIDENT AND HEALTH INSURANCE

PART 2008
MINIMUM STANDARDS FOR INDIVIDUAL AND GROUP
MEDICARE SUPPLEMENT INSURANCE

Section	Authority
2008.10	Purpose
2008.20	Applicability and Scope
2008.30	Definitions
2008.40	Prohibited Policy Provisions
2008.50	Benefit Conversion Requirements During Transition
2008.60	Minimum Benefit Standards
2008.61	Standards for Claims Payment
2008.70	Loss Ratio Standards
2008.71	Filing Requirements for Out-of-State Group Policies
2008.80	Prohibited Compensation for Replacement with the
2008.81	Same-Company Permitted Compensation Arrangements
2008.82	Required Disclosure Provisions
2008.90	Requirements for Application Forms and Replacement
2008.100	Coverage
2008.101	Standards for Marketing
2008.102	Appropriateness of Recommended Purchase and
2008.103	Excessive Insurance
2008.104	Reporting of Multiple Policies
2008.105	Prohibition Against Preexisting Conditions, Waiting
2008.106	Periods, Elimination Periods and Probationary
2008.107	Periods in Replacement Policies or Certificates
2008.110	Severability
2008.120	Effective Date (Repealed)
2008.APPENDIX A	Policy Checklist
2008.APPENDIX B	Outline of Medicare Supplement Coverage
2008.APPENDIX C	Notice to Applicant Regarding Replacement of
2008.APPENDIX D	Accident-and-Sickness Medicare Supplement
2008.APPENDIX E	Insurance (Response Other Than Direct)
2008.APPENDIX F	Notice to Applicant Regarding Replacement of
2008.APPENDIX G	Accident-and-Sickness Medicare Supplement
2008.APPENDIX H	Insurance (Direct Response)
2008.APPENDIX I	NOTICE ON MEDICARE CHANGES - 1989 1990
2008.APPENDIX J	NOTICE ON MEDICARE CHANGES - 1990 (Repealed)
2008.APPENDIX K	NOTICE ON MEDICARE CHANGES - 1991 (Repealed)

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AUTHORITY: Implementing Sections 363 and 363(a) and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1987 1989, ch. 73, pars. 975, 975a and 10137-as-amended-by P.A.85-11747-effective-August-137-1988).

SOURCE: Adopted at 6 Ill. Reg. 7115, effective June 1, 1982; adopted at 6 Ill. Reg. 7115, effective January 1, 1983; codified at 7 Ill. Reg. 3474; emergency amendments at 13 Ill. Reg. 586, effective January 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 8520, effective May 23, 1989; amended at 14 Ill. Reg. 19243, effective November 27, 1990.

Section 2008.30 Applicability and Scope

a) Except as otherwise specifically provided in Sections 2008.80 and 2008.81, this Part shall apply to:

- 1) All Medicare supplement policies and subscriber contracts delivered, issued for delivery, renewed or amended in this State on or after the effective date hereof; and
- 2) All certificates issued under group Medicare supplement policies or subscriber contracts, which policies or contracts have been delivered or issued for delivery in this State.

b) This Part shall not apply to:

- 1) "Accident Only" or "Specified Disease" types of policies (Section 363(1)(b) of the Illinois Insurance Code (the Code)), or
- 2) Policies or health care benefit plans, including group conversion policies, provided to Medicare eligible persons, which policies or plans are not marketed or purported or held to be Medicare supplement policies or benefit plans (Section 363(1)(b) of the Code).

(Source: Amended at 14 Ill. Reg. 19243, effective November 27, 1990)

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Section 2008.61 Benefit Conversion Requirements During Transition

- a) Effective January 1, 1990, no Medicare supplement insurance policy, contract or certificate in force in this State shall contain benefits which duplicate benefits provided by Medicare.
- b) Benefits eliminated by operation of the Medicare Catastrophic Coverage Repeal Act of 1989, (42 U.S.C.S. §1305) transition provisions shall be restored.
- c) For Medicare supplement policies subject to the minimum standards adopted by the states pursuant to Medicare Catastrophic Coverage Act of 1988, the minimum benefits shall be:

- 1) Coverage of Part A Medicare eligible expenses for hospitalization to the extent not covered by Medicare from the 61st day through the 90th day in any Medicare benefit period;
- 2) Coverage for either all or none of the Medicare Part A inpatient hospital deductible amount.
- 3) Coverage of Part A Medicare eligible expenses incurred as daily hospital charges during use of Medicare's lifetime hospital inpatient reserve days;
- 4) Upon exhaustion of all Medicare hospital inpatient coverage including the lifetime reserve days, coverage of ninety percent (90%) of all Medicare Part A eligible expenses for hospitalization not covered by Medicare subject to a lifetime maximum benefit of an additional 365 days;
- 5) Coverage under Medicare Part A for the reasonable cost of the first three (3) pints of blood (or equivalent quantities of packed red blood cells, as defined under federal regulations) (42 CFR 409.87(a) 1988, no subsequent dates or editions) unless replaced in accordance with federal regulations (42 CFR 409.87(b) 1988, no subsequent dates or editions) or already paid for under Part A.

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- 6) Coverage for the coinsurance amount of Medicare eligible expenses under Part B regardless of hospital confinement, subject to a maximum calendar year out-of-pocket amount equal to the Medicare Part B deductible [\$75].
- 7) Effective January 1, 1990, coverage under Medicare Part B for the reasonable cost of the first three (3) pints of blood (or equivalent quantities of packed red blood cells, as defined under federal regulations) (42 CFR 409.87(b) 1988, no subsequent dates or editions), unless replaced in accordance with federal regulations (42 CFR 409.87(b) 1988, no subsequent dates or editions) or already paid for under Part A, subject to the Medicare deductible amount.

(Source: Added at 14 Ill. Reg. 19243, effective Nov. 27, 1990)

Section 2008.70 Minimum Benefit Standards

No insurance policy or subscriber contract may be advertised, solicited or issued for delivery in this State as a Medicare supplement policy which does not meet the following minimum standards. These are minimum standards and do not preclude the inclusion of other provisions or benefits which are not inconsistent with these standards.

a) General Standards.

The following standards apply to Medicare supplement policies and are in addition to all other requirements of this Part.

- 1) A Medicare supplement policy may not deny a claim for losses incurred more than six (6) months from the effective date of coverage for a pre-existing condition. The policy may not define a pre-existing condition more restrictively than a condition for which medical advice was given or treatment was recommended by or received from a physician within six (6) months before the effective date of coverage.

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- 2) A Medicare supplement policy may not indemnify against losses resulting from sickness on a different basis than losses resulting from accidents;
- 3) A Medicare supplement policy shall provide that benefits designed to cover cost sharing amounts under Medicare will be changed automatically to coincide with any changes in the applicable Medicare deductible amount and copayment percentage factors. Premiums may be modified to correspond with such changes;
- 4) A "noncancellable," "guaranteed renewable," or "noncancellable and guaranteed renewable" Medicare supplement policy shall not:
 - A) provide for termination of coverage of a spouse solely because of the occurrence of an event specified for termination of coverage of the insured, other than the nonpayment of premium, or
 - B) be cancelled or nonrenewed by the insurer solely on the grounds of deterioration of health; and

5) An insurer shall:

- A) Except as authorized by the commissioner of this state, an insurer shall neither cancel nor nonrenew a Medicare supplement policy or certificate for any reason other than nonpayment of premium or material misrepresentation.
- B) If a group Medicare supplement insurance policy is terminated by the group policyholder and not replaced as provided in subsection (5)(d), the insurer shall offer certificate holders an individual Medicare supplement policy. The insurer shall offer the certificate holder at least the following choices:
 - (i) an individual Medicare supplement policy which provides for continuation of the benefits contained in the group policy; and

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- (ii) an individual Medicare supplement policy which provides only such benefits as are required to meet the minimum standards.
- C) If a membership in a group is terminated, the insurer shall:
 - (i) offer the certificateholder such conversion opportunities as are described in Paragraph (b); or
 - (ii) at the option of the group policyholder, offer the certificateholder continuation of coverage under the group policy.
- D) If a group Medicare supplement policy is replaced by another group Medicare supplement policy purchased by the same policyholder, the succeeding insurer shall offer coverage to all persons covered under the old group policy on its date of termination. Coverage under the new group policy shall not result in any exclusion for preexisting conditions that would have been covered under the group policy being replaced.
- 6) Termination of a Medicare supplement policy shall be without prejudice to any continuous loss which commenced while the policy was in force, but the extension of benefits beyond the period the policy was in force may be predicated upon the continuous total disability of the insured, limited to the duration of the policy benefit period, if any, or payment of the maximum benefits.
 - b) Minimum Benefit Standards.
 - 1) Coverage for either all or none of the Medicare Part-A inpatient-hospital-deductible-amount:
 - 2) Coverage for the daily-copayment-amount-of-Medicare Part-A-eligible-expenses-for-the-first-8-days-per-calendar-year-incurred-for-skilled-nursing-facility care.

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3) Coverage for the Medicare reasonable cost of the first 3 pints of blood for equivalent quantities of packed red blood cells, as defined under Federal Regulation 42 CFR 409.87(a)(1989), under Medicare Part A unless replaced in accordance with Federal Regulation 42 CFR 409.87(b)(2)(1989).

4) A) Until January 1, 1990, coverage for 20% of the amount of Medicare eligible expenses under Part B regardless of hospital confinement, subject to a maximum calendar year out-of-pocket deductible of \$200 of such expenses and to a maximum benefit of at least \$5,000 per calendar year.

B) Effective January 1, 1990, coverage for the copayment amount (20 percent) of Medicare eligible expenses excluding outpatient prescription drugs under Medicare Part B regardless of hospital confinement up to the maximum out-of-pocket amount for Medicare Part B after the Medicare deductible amount.

5) Effective January 1, 1990, coverage under Medicare Part B for the Medicare reasonable cost of the first 3 pints of blood for equivalent quantities of packed red blood cells, as defined under Federal Regulation 42 CFR 409.87(a)(1989), unless replaced in accordance with Federal Regulation 42 CFR 409.87(b)(2)(1989).

6) Effective January 1, 1990, coverage for the copayment amount (20 percent) of Medicare eligible expenses for covered home intravenous (iv) therapy drugs (as determined by the Secretary of Health and Human Services) subject to the Medicare outpatient prescription drug deductible amount, if applicable.

7) Effective January 1, 1990, coverage for the copayment amount (20 percent) of Medicare eligible expenses for outpatient drugs used in immunosuppressive therapy, subject to the Medicare outpatient prescription drug deductible, if applicable.

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Agency Note:--The percentages bracketed above are intended to mean the copayment amounts, whatever those amounts are. Some of the percentages may vary in future years. In subsection (7), for example, the copayment for drugs used in immunosuppressive therapy during the first year following a covered transplant is 20 percent. During the second and subsequent years following a covered transplant and during any year following a covered covered transplant, the copayments are:--50% in 1990-50% in 1991, 40% in 1992, and 20% in 1993 and thereafter.

1) Coverage of Part A Medicare eligible expenses for hospitalization to the extent not covered by Medicare from the 61st day through the 90th day in any Medicare benefit period.

2) Coverage for either all or none of the Medicare Part A inpatient hospital deductible amount.

3) Coverage of Part A Medicare eligible expenses incurred as daily hospital charges during use of Medicare's lifetime hospital inpatient reserve days.

4) Upon exhaustion of all Medicare hospital inpatient coverage including the lifetime reserve days, coverage of ninety percent (90%) of all Medicare Part A eligible expenses for hospitalization not covered by Medicare subject to a lifetime maximum benefit of an additional 365 days.

5) Coverage under Medicare Part A for the reasonable cost of the first three (3) pints of blood (or equivalent quantities of packed red blood cells, as defined under federal regulations) unless replaced in accordance with federal regulations or already paid for under Part B.

6) Coverage for the coinsurance amount of Medicare eligible expenses under Part B regardless of hospital confinement, subject to a maximum calendar year out-of-pocket amount equal to the Medicare Part B deductible [\$75] maximum benefit.

- 7) Effective January 1, 1990, coverage under Medicare Part B for the reasonable cost of the first three (3) pints of blood (or equivalent quantities of packed red blood cells, as defined under federal regulations) (42 CFR 409.87(a) 1988, no subsequent dates or editions) unless replaced in accordance with federal regulations (42 CFR 209.87(b) 1988, no subsequent dates or editions) or already paid for under Part A, subject to the Medicare deductible amount.

c) Medicare Eligible Expenses.

Medicare eligible expenses shall mean health care expenses of the kinds covered by Medicare, to the extent recognized as reasonable by Medicare. Payment of benefits by insurers for Medicare eligible expenses may be conditioned upon the same or less restrictive payment conditions, including determinations of medical necessity as are applicable to Medicare claims.

(Source: Amended at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 2008.80 Loss Ratio Standards

- a) Medicare supplement policies shall return to policyholders in the form of aggregate benefits under the policy, for the entire period for which rates are computed to provide coverage, on the basis of incurred claims experience or incurred health care expenses, as appropriate, and earned premiums for such period and in accordance with accepted actuarial principles and practices:

- 1) At least 75% of the aggregate amount of premiums earned in the case of group policies; and
- 2) At least 60% of the aggregate amount of premiums earned in the case of individual policies and at least 65% of the aggregate amount of premiums earned in the case of sponsored group policies in which coverage is marketed on an individual basis by direct response to eligible individuals in that group only.

- 3) All filings of rates and rating schedules shall demonstrate that actual and expected losses in relation to premiums comply with the requirements of this Section.

- 4) Every entity providing Medicare supplement policies in this State shall file annually its rates, rating schedule and supporting documentation including ratios of incurred losses to earned premiums by number of years of policy duration demonstrating that it is in compliance with the foregoing applicable loss ratio standards and that the period for which the policy is rated is reasonable in accordance with accepted actuarial principles and experience.

- b) For the purposes of this Section, policy forms shall be deemed to comply with the loss ratio standards if: for the most recent year, the ratio of the incurred losses to earned premiums for policies or certificates which have been in force for three years or more is greater than or equal to the applicable percentages contained in this Section; and the expected losses in relation to premiums over the entire period for which the policy is rated comply with the requirements of this Section. An expected third-year loss ratio which is greater than or equal to the applicable percentage shall be demonstrated for policies or certificates in force less than three years.

- c) As soon as practicable, but no later than sixty (60) days prior to the effective date of Medicare benefit changes required by the Medicare Catastrophic Coverage Act of 1988 (P.B. 100-360), every insurer, health care service plan or other entity providing Medicare supplement insurance or contracts in this state except employers subject to the requirements of Section 421 of the Medicare Catastrophic Coverage Act of 1988, shall file with the Department:

- 1) Appropriate premium adjustments necessary to produce loss ratios as originally anticipated for the applicable policies or contracts. Such supporting documents as necessary to justify the adjustment shall accompany the filing; and

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- 2) Every insurer, health care service plan or other entity providing Medicare supplement insurance or benefits to a resident of this State pursuant to Section 363 of the Code shall make such premium adjustments as are necessary to produce an expected loss ratio under such policy or contract as will conform with minimum loss ratio standards for Medicare supplement policies and which are expected to result in a loss ratio at least as great as that originally anticipated in the rates used to produce current premiums by the insurer, health care service plan or other entity for such Medicare supplement insurance policies or contracts. No premium adjustment which would modify the loss ratio experience under the policy other than the adjustments described herein should be made with respect to a policy at any time other than upon its renewal date or anniversary date. Premium adjustments shall be in the form of refunds or premium credits and shall be made no later than upon renewal if a credit is given, or within sixty (60) days of the renewal date or anniversary date if a refund is provided to the premium payer. Premium adjustments shall be calculated for the period commencing with Medicare benefit changes.

- 3) Any appropriate riders, endorsements or policy forms needed to accomplish the Medicare supplement insurance modifications necessary to eliminate benefit duplications with Medicare. Any such riders, endorsements or policy forms shall provide a clear description of the Medicare supplement benefits provided by the policy or contract.

(Source: Amended at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 2008.82 Prohibited Compensation for Replacement with the Same Company Permitted Compensation Arrangements

No entity shall provide compensation to its agents or other producers which is greater than the renewal compensation which would have been paid on an existing policy if the existing policy is replaced by another policy with the same company where the new policy benefits are substantially similar to the benefits under the old policy and the old policy was issued by

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the same insurer or insurer group (Section 363a(9) of the Code).

- a) An insurer or other entity may provide commission or other compensation to an agent or other representative for the sale of a Medicare supplement policy or certificate only if the first year commission or other first year compensation is no more than 200 percent (200%) of the commission or other compensation paid for selling or servicing the policy or certificate in the second year or period.
- b) The commission or other compensation provided in subsequent (renewal) years must be the same as that provided in the second year or period and must be provided for a reasonable number of renewal years.
- c) No entity shall provide compensation to its agents or other producers and no agent or producer shall receive compensation greater than the renewal compensation payable by the replacing insurer on renewal policies or certificates if an existing policy or certificate is replaced unless benefits of the new policy or certificate are greater than the benefits under the replaced policy.

- d) For purposes of this section, "compensation" includes pecuniary or non-pecuniary remuneration of any kind relating to the sale or renewal of the policy or certificate including but not limited to bonuses, gifts, prizes, awards and finders fees.

(Source: Section repealed, new Section Adopted at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 2008.90 Required Disclosure Provisions

a) General Rules

- 1) Medicare supplement policies shall include a renewal or continuation or nonrenewal provision. The language or specifications of such provision must be consistent with the type of contract to be issued. Such provision shall be appropriately captioned, and shall appear on the first page of the policy and shall clearly state the duration,

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where-limited,-or-renewability-and-the-duration-of-the-term-of-coverage-for-which-the-policy-is-issued-and-for-which-it-may-be-renewed.

- 2) Except for riders or endorsements by which the insurer effectuates a request made in writing by the insured or exercises a specifically reserved right under a Medicare supplement policy, or is required to reduce or eliminate benefits to avoid duplication of Medicare benefits, all riders or endorsements added to a Medicare supplement policy after date of issue or at reinstatement or renewal which reduce or eliminate benefits or coverage in the policy shall require signed acceptance by the insured. After the date of policy issue, any rider or endorsement which increases benefits or coverage with an accompanying increase in premium during the policy term must, unless the benefits are required by the minimum standards for Medicare supplement insurance policies, be agreed to in writing signed by the insured, except if the increased benefits or coverage is required by law. Where a separate additional premium is charged for benefits provided in connection with riders or endorsements, such premium charge shall be set forth in the policy.
- 3) A Medicare supplement policy which provides for the payment of benefits based on standards described as "usual and customary," "reasonable and customary," or words of similar import shall include a definition of such terms and an explanation of such terms in its accompanying outline of coverage.
- 4) If a Medicare supplement policy contains any limitations with respect to pre-existing conditions, such limitations must appear as a separate paragraph of the policy and be labeled as "pre-existing Condition Limitations."
- 5) Medicare supplement policies or certificates, shall have a notice prominently printed on the first page of the policy or attached thereto stating in substance that the policyholder or certificateholder shall have the right to return the policy or certificate within thirty (30) days of its delivery and to have the premium refunded directly to him or

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her in a timely manner if, after examination of the policy or certificate, the insured person is not satisfied for any reason.

- 6) Insurers issuing accident and sickness policies, certificates or subscriber contracts which provide hospital or medical expense coverage on an expense incurred or indemnity basis, other than incidentally, to a person(s) eligible for Medicare by reason of age shall provide to all applicants a "buyer's guide" approved by the Director of Insurance. Delivery of the "buyer's guide" shall be made whether or not such policies, certificates, or subscriber contracts are advertised, solicited or issued as Medicare supplement policies as defined in this regulation. Except in the case of direct response insurers, delivery of the "buyer's guide" shall be made to the applicant at the time of application and acknowledgement of receipt of the "buyer's guide" shall be obtained by the insurer. Direct response insurers shall deliver the "buyer's guide" to the applicant upon request but not later than at the time the policy is delivered.
- b) Policy Checklist.
 - 1) In order to determine what policy is appropriate and nonduplicative, a policy checklist must be completed in the presence of the applicant at the point of sale. Copies of the checklist, completed and duly signed are to be provided to the applicant and the company. This requirement does not apply to direct response solicitations.
 - 2) The checklist required by (b)(1) above shall provide substantially the form prescribed in Appendix A.
 - 3) Insurers issuing Medicare supplement policies for delivery in this state shall not issue a Medicare supplement policy unless all information requested in the policy checklist is provided.
 - c) Notice Requirements

- 1) As soon as practicable, but no later than thirty (30) days prior to the annual effective date of Medicare benefit changes, every insurer, health care service plan or other entity providing Medicare supplement insurance or benefits to a resident of this State shall notify its policyholders, contract holders and certificate holders of modifications it has made to Medicare supplement insurance policies or contracts. ~~For the years 1989 and 1990, and if prescription drugs are covered in 1991, such notice shall be in the format prescribed in Appendixes E, F and G. In addition, for the year 1989 and each year thereafter, such notice shall:~~

- A) Include a description of revisions to the Medicare program and a description of each modification made to the coverage provided under the Medicare supplement insurance policy or contract.
- B) Inform each covered person as to when any premium adjustment is to be made due to changes in Medicare.

- 2) The notice of benefit modifications and any premium adjustments shall be in outline form and in clear and simple terms so as to facilitate comprehension. This notice shall be plainly printed in no smaller than 11-point type.

- 3) Such notices shall not contain or be accompanied by any solicitation.

- d) Outline of Coverage Requirements for Medicare Supplement Policies.

- 1) Insurers issuing Medicare supplement policies for delivery in this state shall provide an outline of coverage to all applicants at the time application is made and, except for direct response policies, shall obtain an acknowledgement of receipt of such outline from the applicant; and

- 2) If a Medicare supplement policy or certificate is issued on a basis which would require revision of

the outline of coverage delivered at the time of application, a substitute outline of coverage properly describing the policy or certificate actually issued must accompany such policy or certificate when it is delivered and contain the following statement, in no less than twelve (12) point type, immediately above the company name:

"NOTICE: Read this outline of coverage carefully. It is not identical to the outline of coverage provided upon application and the coverage originally applied for has not been issued."

- 3) In addition to the statement required by Section 2008.90(d)(2) of this Part, each revised outline of coverage accompanying a policy or certificate issued on a basis other than that originally applied for, must contain the following notice appearing in no less than twelve (12) point type:

WARNING: The (policy or certificate) you have received is not the same as the one for which you made application.

- 4) The outline of coverage provided to applicants pursuant to subsection (d)(2) shall be in the form prescribed in Appendix B.

- e) Notice Regarding Policies or Subscriber Contracts Which are Not Medicare Supplement Policies.

In the case wherein a policy, as defined in Section 355(a)(2)(a) of the Code, being sold to a person eligible for Medicare by reason of age provides one or more but not all of the minimum standards for Medicare supplements in Section 363 of the Code, such policy shall provide notice that such policy is not a Medicare supplement and does not meet the minimum benefits standards set for such policies in this State. Such notice shall appear on the first page of the policy, certificate or subscriber contract on the first page of the outline of coverage. Such notice shall be in no less than twelve (12) point type and shall contain the following language:

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"THIS (POLICY, CERTIFICATE OR SUBSCRIBER CONTRACT) IS NOT A MEDICARE SUPPLEMENT (POLICY OR CERTIFICATE). IT DOES NOT FULLY SUPPLEMENT YOUR FEDERAL MEDICARE HEALTH INSURANCE. If you are eligible for Medicare review the Medicare Supplement Buyers Guide available from the company."

- f) Applications - Notice regarding policies or subscriber contracts which are not Medicare supplement policies.

In the case wherein an application is used to apply for the type of policy as defined in Section 208.90(e) of this Part, such application shall provide notice that the policy being applied for is not a "Medicare Supplement" and does not meet the minimum benefits standards set forth for such policies in this State. Such notice shall be in no less than twelve (12) point type and shall contain the following language:

"THIS (POLICY, CERTIFICATE OR SUBSCRIBER CONTRACT) WHICH YOU HAVE APPLIED FOR IS NOT A MEDICARE SUPPLEMENT (POLICY OR CERTIFICATE). IT DOES NOT FULLY SUPPLEMENT YOUR FEDERAL MEDICARE HEALTH INSURANCE. If you are eligible for Medicare, review the Medicare Supplement Buyers Guide available from the company."

- g) Filing Requirements for Advertising

- 1) Every insurer, health care service plan or other entity providing Medicare supplement insurance or benefits in this State shall provide a copy of any Medicare supplement advertisement intended for use in this State whether through written, radio or television medium to the Director of Insurance of this State for review by the Director to the extent it may be required under state law.

- 2) Notice regarding policies or subscriber contracts which are not Medicare supplement policies.

In the case wherein any advertising as defined in Section 2002.40 of 50 Ill. Adm. Code 2002 (Advertising of Accident and Sickness Insurance) is used to solicit the type of policy as defined in Section 2008.90(e) of this Part, such advertising shall

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provide notice that the policy being advertised is not a Medicare supplement and does not meet the minimum benefits standards set forth for such policies in this State. Such notice shall be prominently disclosed within the text of the advertisement. Such notice shall be in no less than twelve (12) point type and shall contain the following language:

"THIS (POLICY, CERTIFICATE OR SUBSCRIBER CONTRACT) IS NOT A MEDICARE SUPPLEMENT (POLICY OR CERTIFICATE). IT DOES NOT FULLY SUPPLEMENT YOUR FEDERAL MEDICARE HEALTH INSURANCE. If you are eligible for Medicare, review the Medicare Supplement Buyer's Guide available from the company."

(Source: Amended at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 2008.100 Requirements for Application Forms and Replacement Coverage

- a) Application forms shall include a the following questions designed to elicit information as to whether, as of the date of the application, the applicant has another Medicare supplement insurance policy or certificate in force or whether a Medicare supplement policy or certificate is intended to replace any other accident and sickness policy or certificate presently in force. A supplementary application or other form to be signed by the applicant and agent, except where the coverage is sold without an agent, containing such a questions may be used.

- 1) Do you have another Medicare supplement insurance policy or certificate in force (including health care service contract, health maintenance organization contract)?
- 2) Did you have another Medicare supplement policy or certificate in force during the last twelve (12) months?
 - A) If so, with which company?

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- B) If that policy lapsed, when did it lapse?
- 3) Are you covered by Medicaid?
- 4) Do you intend to replace any of your medical or health insurance coverage with this policy [certified]?

b) Agents shall list any other health insurance policies they have sold to the applicant.

- 1) List policies sold which are still in force.
- 2) List policies sold in the past five (5) years which are no longer in force.

c) Upon determining that a sale will involve replacement, an insurer, other than a direct response insurer, or its agent, shall furnish the applicant, prior to issuance or delivery of the Medicare supplement policy or certificate, a notice regarding replacement of accident and sickness coverage. One copy of such notice signed by the applicant and the agent, except where the coverage is sold without an agent, shall be provided to the applicant and an additional signed copy signed by the applicant shall be retained by the insurer. A direct response insurer shall deliver to the applicant at the time of the issuance of the policy the notice regarding replacement of accident and sickness coverage in the form prescribed in Appendix D. in no event, however, with such a notice be required in the solicitation of "accident-only" and "single premium nonrenewable" policies.

d) The notice required by Subsection B C above for an insurer, other than a direct response insurer, shall be provided in substantially the following form prescribed in Appendix C.

(Source: Amended at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 208.101 Standards for Marketing

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a) Every insurer marketing Medicare supplement insurance coverage in this State, directly or through its producers, shall:

- 1) For purposes of this subsection marketing procedures will be deemed to be fair and accurate if the insurer complies with the standards set forth in Sections 363a(5) and (6) of the Code.
- 2) Establish marketing procedures to assure duplicative insurance benefits are not sold or issued.
- 3) Establish marketing procedures which set forth a mechanism or formula for determining whether a replacement policy or certificate contains benefits greater than the benefits under the replaced policy for purposes of triggering first year commissions as authorized in Section 208.82 of this Part.
- 4) Display prominently by type, stamp or other appropriate means, on the first page of the outline of coverage and policy the following:

"Notice to buyer: This policy may not cover all of the costs associated with medical care incurred by the buyer during the period of coverage. The buyer is advised to review carefully all policy limitations."

- 5) Inquire of a prospective applicant or enrollee for Medicare supplement insurance whether they are currently covered by accident and sickness insurance and the types and amounts of such insurance.
- 6) Every insurer or entity marketing Medicare supplement insurance shall establish auditable procedures for verifying compliance with this subsection A.

b) The following acts and practices are prohibited:

- 1) Twisting. Knowingly making any misleading representation or incomplete or fraudulent comparison of any insurance policies or insurers for the purpose of inducing any person to lapse, forfeit, surrender, terminate, retain, pledge, assign, borrow on,

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or convert any insurance policy or to take out a policy of insurance with another insurer.

- 2) High pressure tactics. Employing any method of marketing having the effect of inducing the purchase of insurance through force, fright, threat, whether explicit or implied, or undue pressure to purchase or recommend the purchase of insurance.
- 3) Cold lead advertising. Making use directly or indirectly of any method of marketing which fails to disclose in a conspicuous manner that a purpose of the method of marketing is solicitation of insurance and that contact will be made by an insurance agent or insurance company.

(Source) Added at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 2008.102 Appropriateness of Recommended Purchase and Excessive Insurance

- a) In recommending the purchase or replacement of any Medicare supplement policy or certificate an agent shall make reasonable efforts to determine the appropriateness of a recommended purchase or replacement. For purposes of this subsection the insurer will be deemed to make reasonable efforts to determine the appropriateness of the recommended purchase if the insurer complies with the standards set forth in Sections 363a(5) and (6) of the Code.
- b) Any sale of Medicare supplement coverage which will provide an individual more than one Medicare supplement policy or certificate is prohibited, provided, however, that additional Medicare supplement coverage may be sold if, when combined with that individual's health coverage already in force, it would insure no more than 100% of the individual's actual medical expenses covered under the combined policies.

(Source: Added at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 2008.103 Reporting of Multiple Policies

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- a) On or before March 1, every insurer or other entity providing Medicare supplement insurance coverage in this State shall report the following information for every individual resident of this State for which the insurer or entity has in force more than one Medicare supplement insurance policy or certificate:

- 1) Policy and certificate number, and
- 2) Date of issuance.
- b) The items set forth above must be grouped by individual policyholder.

(Source: Added at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 2008.104 Prohibition Against Preexisting Conditions, Waiting Periods, Elimination Periods and Probationary Periods in Replacement Policies or Certificates

If a Medicare supplement policy or certificate replaces another Medicare supplement policy or certificate, the replacing insurer shall waive any time periods applicable to preexisting conditions, waiting periods, elimination periods and probationary periods in the new Medicare supplement policy for similar benefits to the extent such time was spent under the original policy.

(Source: Added at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 2008.120 Effective Date (Repealed)

~~This regulation shall be effective on June 17, 1982 except with respect to Section 2008.90(c)-(f) Application --- Notice regarding policies of subscriber contracts which are not Medicare supplement policies of this Part which shall become effective January 17, 1983.~~

(Source: Repealed at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 2008.APPENDIX A Policy Checklist

Applicant's Name _____

NOTICE OF ADOPTED AMENDMENTS

Policy Number _____
Name of Existing Insurer _____
Expiration Date of Existing Insurance _____

SERVICE	BENEFIT	MEDICARE PAYS	EXISTING COVERAGE	SUPPLE- MENT PAYS	YOU PAY
Hospital Inpatient	First 60 Days Unlimited-Number of-Hospital-Days/ Calendar-Year	All But (\$)			
	61st to 90th Day	All But (\$) a Day			
	91st to 150th Day (Lifetime Reserve	(\$) a Day			
	Beyond 150 Days	Nothing			
Skilled Nursing Home Care	First-8-Days	All-But (\$---)-a-Day			
	9th---150th-Day Beyond-150-Days	100%-of-Costs Nothing			
	First 20 Days	100% of Cost			
	Additional 80 Days	All But (\$) A Day			
	Beyond 100 Days	Nothing			
Medical Expense	Physician's Services in hospital, office or home, in- patient and out-patient	80% of Medicare Determined allowable charges after (\$)			

Deductible

medical
services and
supplies at a
hospital,
physical
and speech
therapy and
ambulance

Pre-
scription
Drugs

All-which
cannot-be
self
admini-
stered
Inpatient
Prescription
Drugs, Only
80% of allowable
charges for
Immunosuppressive
drugs during
the first year
following a
covered transplant.

This policy does/does not comply with the minimum standards set forth in Section 363 of the Illinois Insurance Code.

DATE _____ SIGNATURE OF APPLICANT _____
SIGNATURE OF AGENT _____

(Source: Amended at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 2008.APPENDIX B Outline of Medicare Supplement Cover-
age

(COMPANY NAME)
OUTLINE OF MEDICARE
SUPPLEMENT COVERAGE
AND PREMIUM INFORMATION

Use this outline to compare benefits and premiums among poli-
cies.

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED AMENDMENTS

- 1) Read Your Policy Carefully -- This outline of coverage provides a very brief description of the important features of your policy. This is not the insurance contract and only the actual policy provisions will control. The policy itself sets forth in detail the rights and obligations of both you and your insurance company. It is, therefore, important that you READ YOUR POLICY CAREFULLY!

- 2) Medicare Supplement Coverage -- Policies of this category are designed to supplement Medicare by covering some hospital, medical and surgical services which are partially covered by Medicare. Coverage is provided for hospital inpatient charges and some physician charges, subject to any deductibles and copayment provisions which may be in addition to those provided by Medicare, and subject to other limitations which may be set forth in the policy. The policy does not provide benefits for custodial care such as help in walking, getting in and out of bed, eating, dressing, bathing and taking medicine (delete if such coverage is provided).

- 3) a) (for agents:)

Neither (insert company's name) nor its agents are connected with Medicare.

- b) (for direct response:)

(insert company's name) is not connected with Medicare.

- 4) (A brief summary of the major benefit gaps in Medicare Parts A & B with a parallel description of supplemental benefits, including dollar amounts and indexed copayments or deductibles, as appropriate, provided by the Medicare supplement coverage in the following order:)

DESCRIPTION

SERVICE

THIS POLICY PAYS

YOU PAY

PART A

I. Minimum Standards

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED AMENDMENTS

INPATIENT HOSPITAL SERVICES:

Semi-Private Room & Board
Miscellaneous Hospital Services
& Supplies, such as Drugs,
X-Rays, Lab Tests & Operating
Room

SKILLED-NURSING-FACILITY-CARE

BLOOD

PARTS-A-&-B

Home-Health-Service

PART B

MEDICAL EXPENSE:

Services of a Physician/
Outpatient Services

Medical Supplies other than
Prescribed Drugs

Blood

Mammography-Screening

Out-of-Pocket-Maximum

Prescription-Drugs

MISCELLANEOUS

Home-IV-Drug-Therapy
Immunosuppressive Drugs

Respite-Care-Benefits

II. Additional Benefits

PART A

Part A Deductible

Private Rooms

In-Hospital Private Nurses

Skilled Nursing Facility Care

PARTS A & B

Home Health Services

PART B

Part B Deductible

Medical Charges in Excess of
Medicare Allowable Expenses
(Percentage Paid)

OUT-OF-POCKET MAXIMUM

PRESCRIPTION DRUGS

MISCELLANEOUS

Respite Care Benefits

Expenses Incurred in
Foreign Country

Other

TOTAL PREMIUM

IN ADDITION TO THIS OUTLINE OF COVERAGE, (INSURANCE COMPANY NAME) WILL SEND AN ANNUAL NOTICE TO YOU 30 DAYS PRIOR TO THE EFFECTIVE DATE OF MEDICARE CHANGES WHICH WILL DESCRIBE THESE CHANGES AND THE CHANGES IN YOUR MEDICARE SUPPLEMENT COVERAGE.

**** If this policy does not provide for coverage for a benefit listed above, the insurer must state "no coverage" beside that benefit in the first column.**

DEPARTMENT OF INSURANCE
NOTICE OF ADOPTED AMENDMENTS

DEPARTMENT OF INSURANCE
NOTICE OF ADOPTED AMENDMENTS

(Company Name)
Notice of Changes in Medicare and Your Medicare Supplement Coverage—1990

The following chart briefly describes the modifications in Medicare and in your Medicare Supplement coverage. Please read this carefully.
(A brief description of the revisions to Medicare Parts A & B with a parallel description of supplemental benefits with subsequent changes, including dollar amounts, provided by the Medicare Supplement coverage in substantially the following format.)

Medicare Part A		Your Medicare Supplement Coverage	
Services	Medicare Benefits	In 1989 Your Coverage Pays	Effective January 1, 1990 Your Coverage Will Pay
Services and Supplies Inpatient Hospital Services	Unlimited number of hospital days after \$560 deductible	All but \$592 for first 60 days/benefit period	All but \$592 for first 60 days/benefit period
Semi-Private Room & Board		All but \$148 a day for 61st-90th days/benefit period	All but \$148 a day for 61st-90th days/benefit period
Misc. Hospital Services & Supplies such as Drugs, X-rays, Lab Tests and Operating Room		All but \$296 a day for 91st-150th days (if individual chooses to use 60 nonrenewable lifetime reserve days)	All but \$296 a day for 91st-150th days (if individual chooses to use 60 nonrenewable lifetime reserve days)
Blood		Pays all costs except payment of deductible (equal to costs for first 3 pints) each calendar year. Part A blood deductible reduced to the extent paid under Part B	Pays all costs except nonreplacement fees (blood deductible) for first 3 pints in each calendar year
Skilled Nursing Facility Care	There is no prior confinement requirement for this benefit First 8 days—All but \$25 50 a day 9th-150th day—100% of costs Beyond 150 days—nothing	100% of costs for first 20 days (after a 3 day prior hospital confinement/benefit period) All but \$74.00 a day for 21st-100th days/benefit period Beyond 100 days—nothing/benefit period	100% of costs for first 20 days (after a 3 day prior hospital confinement/benefit period) All but \$74.00 a day for 21st-100th days/benefit period Beyond 100 days—nothing/benefit period

Medicare Part B

Services and Supplies 80% of allowable charges (after \$75 deductible)	80% of allowable charges (after \$75 deductible/calendar year)
Prescription Drugs Inpatient prescription drugs for immunosuppressive drugs during the first year following a covered transplant (after \$75 deductible/calendar year)	Inpatient prescription drugs for immunosuppressive drugs during the first year following a covered transplant (after \$75 deductible/calendar year)
Blood 80% of all costs except nonreplacement fees (blood deductible) for first 3 pints in each benefit period (after \$75 deductible/calendar year)	80% of costs except nonreplacement fees (blood deductible) for first 3 pints (after \$75 deductible/calendar year)

(Any other policy benefits not mentioned in this chart should be added to the chart in the order prescribed by the outline of coverage. If there are other corresponding Medicare benefits, they should be shown.)

(Describe any coverage provisions changing due to Medicare modifications.)

(Include information about when premium adjustments that may be necessary due to changes in Medicare benefits will be effective.)

This chart summarizing the changes in your Medicare benefits and in your Medicare Supplement provided by (company) only briefly describes such benefits. For information on your Medicare benefits contact your Social Security office or the Health Care Financing Administration. For information on your Medicare Supplement (policy) contact:

(Company or for an individual policy—name of agent) (Address/phone number)

6) Statement that the policy does or does not cover the following:

- Private duty nursing;
- Skilled nursing home care costs (beyond what is covered by Medicare);
- Custodial nursing home care costs;
- Intermediate nursing home care costs;

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED AMENDMENTS

- e) Home health care above number of visits covered by Medicare;
- f) Physician charges (above Medicare's reasonable charges);
- g) Drugs (other than prescription drugs furnished during a hospital or skilled nursing facility stay);
- h) Care received outside the U.S.A.;
- i) Dental care or dentures, checkups, routine immunizations, cosmetic surgery, routine foot care, examinations for the cost of eyeglasses or hearing aids.
- 7) A description of any policy provisions which exclude, eliminate, restrict, reduce, limit, delay or in any other manner operate to qualify payments of the benefits described in (4) above, including conspicuous statements;
- a) That the chart summarizing Medicare benefits only briefly describes such benefits.
- b) That the Health Care Financing Administration or its Medicare publications should be consulted for further details and limitations.
- 8) A description of policy provisions respecting renewability or continuation of coverage, including any reservation of rights to change premium.
- 9) The amount of premium for this policy.

(Source: Amended at 14 Ill. Reg. 19243, effective November 27, 1990.)

Section 2008.APPENDIX C Notice to Applicant Regarding Replacement of Accident and Sickness Insurance (Response Other Than Direct)

Insurance company's name and address

SAVE THIS NOTICE! IT MAY BE IMPORTANT TO YOU IN THE FUTURE

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED AMENDMENTS

According to (your application) (information you have furnished) you intend to lapse or otherwise terminate existing accident and sickness insurance and replace it with a policy to be issued by (Company Name) Insurance Company. Your new policy provides thirty (30) days within which you may decide without cost whether you desire to keep the policy. For your own information and protection, you should be aware of and seriously consider certain factors which may affect the insurance protection available to you under the new policy.

You should review this new coverage carefully, comparing it with all accident and sickness coverage you now have, and terminate your present policy only if after due consideration, you find that purchase of this Medicare supplement coverage is a wise decision.

STATEMENT TO APPLICANT BY AGENT (BROKER OR OTHER REPRESENTATIVE): (Use additional sheets, as necessary.)

I have reviewed your current medical or health insurance coverage. I believe the replacement of insurance involved in this transaction materially improves your position. My conclusion has taken into account the following considerations, which I call to your attention:

- 1) Health conditions which you may presently have (pre-existing conditions) may not be immediately or fully covered under the new policy. This could result in denial or delay of a claim for benefits under the new policy, whereas a similar claim might have been payable under your present policy.
- 2) State law (Section 363(7)(b) of the Illinois Insurance Code, Ill. Rev. Stat. 1989, ch. 73, par. 975) provides that your replacement policy or certificate may not contain new pre-existing conditions, waiting periods, elimination periods or probationary periods. The insurer will waive any time periods applicable to pre-existing conditions, waiting periods, elimination periods, or probationary periods in the new policy (or coverage) for similar benefits to the extent such time was spent (depleted) under the original policy.

- 23) If you are replacing existing Medicare supplement insurance coverage, you may wish to secure the advice of your present insurer or its agent regarding the

proposed replacement of your present policy. This is not only your right, but it is also in your best interest to make sure you understand all the relevant factors involved in replacing your present coverage.

- 4) If, after due consideration, you still wish to terminate your present policy and replace it with new coverage, be certain to truthfully and completely answer all questions on the application concerning your medical/health history. Failure to include all material medical information on an application may provide a basis for the company to deny any future claims and to refund your premium as though your policy had never been in force. After the application has been completed and before you sign it, reread it carefully to be certain that all information has been properly recorded.

(Signature of Agent, Broker or Other Representative)

Typed Name and Address of Agent or Broker

The above "Notice to Applicant" was delivered to me on:

Date

(Applicant's Signature)

(Source: Amended at 14 Ill. Reg. 19243, effective November 27, 1990)

Section 2008. APPENDIX D Notice to Applicant Regarding Replacement of Accident-and-Sickness Medicare Supplement Insurance (Direct Response)

(Insurance company's name and address)

SAVE THIS NOTICE! IT MAY BE IMPORTANT TO YOU IN THE FUTURE.

According to (your application) (information you have furnished) you intend to lapse or otherwise terminate existing accident-and-sickness Medicare supplement insurance and replace it with a policy delivered herewith issued by (Company Name)

Insurance Company. Your new policy provides thirty (30) days within which you may decide without cost whether you desire to keep the policy. For your own information and protection, you should be aware of and seriously consider certain factors which may affect the insurance protection available to you under the new policy.

You should review this new coverage carefully, comparing it with all accident and sickness coverage you now have, and terminate your present policy only if after due consideration, you find that purchase of this Medicare supplement coverage is a wise decision.

- 1) Health conditions which you may presently have (pre-existing conditions) may not be immediately or fully covered under the new policy. This could result in denial or delay of a claim for benefits under the new policy, whereas a similar claim might have been payable under your present policy.

- 2) State law (Section 363(7)(b) of the Illinois Insurance Code, Ill. Rev. Stat. 1989, ch. 73, par. 975) provides that your replacement policy or certificate may not contain new pre-existing conditions, waiting periods, elimination periods or probationary periods. Your insurer will waive any time periods applicable to pre-existing conditions, waiting periods, elimination periods, or probationary periods in the new policy (or coverage) for similar benefits to the extent such time was spent (depleted) under the original policy.

- 3) If you are replacing existing Medicare supplement insurance coverage, you may wish to secure the advice of your present insurer or its agent regarding the proposed replacement of your present policy. This is not only your right, but it is also in your best interest to make sure you understand all the relevant factors involved in replacing your present coverage.

- 34) (To be included only if the application is attached to the policy.) If, after due consideration, you still wish to terminate your present policy and replace it with new coverage, read the copy of the application attached to your new policy and be sure that all questions are answered fully and correctly. Omissions or misstatements in the application could cause an

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DEPARTMENT OF INSURANCE

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NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

Services	Medicare Benefits	Your Medicare Supplement Coverage
	<u>In 1989</u> <u>Medicare Pays</u> <u>Per Calendar Year</u>	<u>In 1989</u> <u>Your Coverage Pays</u>
	<u>Effective January 1, 1990</u> <u>Medicare Will Pay</u>	<u>Effective January 1, 1990</u> <u>Your Coverage Will Pay</u>

MEDICARE PART A
SERVICES AND
SUPPLIES

Inpatient Hospital Services	Unlimited number of hospital days after \$500 deductible	All but \$592 for first 60 days. Benefit period.
Semi-Private Room & Board		All but \$148 a day for 61st-90th days. Benefit period.
Mis Hospital Services & Supplies such as Drugs, X-Rays, Lab Tests & Operating Room		All but \$298 a day for 91st-150th days. If individual chooses to use 60 nonconsecutive lifetime reserve days

BLOOD

<u>BLOOD</u>	<u>Pays all costs except payment of deductible</u>	<u>Pays all costs except nonplacement fees</u>
<u>equal to costs for first 3 pints each calendar year. Part A</u>	<u>blood deductible for first 3 pints in each calendar year</u>	

**SKILLED
NURSING
FACILITY CARE**

SKILLED NURSING FACILITY CARE

There is no prior confinement requirement for this benefit.

100% of costs for first 20 days after a 3 day prior hospital confinement benefit period.

All but \$74.00 a day for 21st-100th days benefit period.

First 8 days—
All but \$25.50 a day.

9th through 150th day—
100% of costs.

Beyond 100 days—
Nursing benefit period.

**MEDICARE PART
B SERVICES
AND SUPPLIES**

MEDICARE PART B SERVICES AND SUPPLIES	80% of allowable charges (after \$75 deductible)	90% of allowable charges (after \$75 deductible) calendar year
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PRESCRIPTION
DRUGS

DRUGS	PRESCRIPTION	LOCATION/DESCRIPTION	LOCATION/DESCRIPTION
		80% of allowable deduction for im- muno-suppressive drugs during the first year following a covered event	90% of allowable deduction for immuno-suppressive drugs during the first year following a covered event
		5% deductible/ calendar year	5% deductible/ calendar year

BLOOD

BLLOOD	80% of all costs except nonreplacement fees blood deductible for first 3 pints in each benefit period (after 375 deductible/calendar year)	80% of costs except nonreplacement fees blood deductible for first 3 pints (after 475 deductible/calendar year)

* Expenses that count toward the Part B Medicare Catastrophic Limit include: the Part B premium and copayment charges for the Part B medical insurance. The Part B premium had not changed.

UNIVERSITY OF CALIFORNIA

(Any other policy benefits not mentioned in this chart should be added to the chart in the order prescribed by the outline of ~~the~~ the ~~benefits~~ benefits ~~they should be shown.~~ they should be shown.)

...due to Medicare modifications.)

(Include information about when premium adjustments that may be necessary due to changes in Medicare benefits will be effective.)

THIS CHART SUMMARIZING THE CHANGES IN YOUR MEDICARE BENEFITS AND IN YOUR MEDICARE SUPPLEMENT PROVIDED BY (COMPANY) ONLY BRIEFLY DESCRIBES SUCH BENEFITS. FOR INFORMATION ON YOUR MEDICARE BENEFITS CONTACT YOUR SOCIAL SECURITY OFFICE OR THE HEALTH CARE FINANCING ADMINISTRATION. FOR INFORMATION ON YOUR MEDICARE SUPPLEMENT (POLICY) CONTACT: (COMPANY AND FOR AN INDIVIDUAL POLICY - NAME OF AGENT) (ADDRESS/PHONE NUMBER)

(Source: Amended at _____ 14 _____ III. Reg. _____ 19243 _____ effective November 27, 1990)

APPENDIX F NOTICE ON MEDICARE CHANGES — 1990 (Repealed)

~~Carson-Albert~~

~~..... AND YOUR MEDICARE SUPPLEMENT COVERAGE 1999~~

NOTICE ON CHANGES IN MEDICARE AND MEDICAID

Your health-care benefits provided by the federal Medicare program will change beginning January 1, 1990. Additional changes will occur in the Medicaid benefit in following years. The major changes are summarized below. Additional changes will occur in medical benefits in following years. The major changes are summarized below. These changes will affect hospital, medical and dental services and supplies covered under Medicare. Because these changes will affect hospital, medical and dental services and supplies covered under Medicare, also. The following table shows the Medicare supplement coverage provided by company name will change also. The following table outlines briefly describes the modifications in Medicare and Medicaid supplement coverage. Please refer to the table.

14. Brief descriptions of the responses to Modules A, B, C, and D, with a full description of supplemental responses with subsequent changes, including dollar amounts, provided by the highest supplemental amount over any subsequent follow-up form(s).

[illegible]

DEPARTMENT OF INSURANCE
NOTICE OF ADOPTED AMENDMENTS

SECTION 208. APPENDIX G. NOTICE ON MEDICARE CHANGES - 1991 (Repealed)

NOTICE ON CHANGES IN MEDICARE AND YOUR MEDICARE SUPPLEMENT COVERAGE - 1991

Your health care benefits provided by the federal Medicare program will change beginning January 1, 1991. Additional changes will occur in Medicare benefits in following years. The major changes are summarized below. These changes will affect hospital, medical and other services and supplies provided under Medicare. Because of these changes your Medicare supplement coverage provided by (company name) will change, also. The following outline briefly describes the modifications in Medicare and in your Medicare supplement coverage. Please read carefully.

A brief description of the revisions to Medicare Parts A & B with a parallel description of supplemental benefits with subsequent changes, including dollar amounts, provided by the Medicare supplement coverage in substantially the following format:

Service	Medicare Benefits	Your Medicare Supplement Coverage
Medicare Part A - Hospital Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year

Medicare Part B - Medical Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year
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Medicare Part C - Medicare Supplement Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year
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Medicare Part D - Medicare Supplement Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year
---	--	--

Medicare Part E - Medicare Supplement Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year
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Medicare Part F - Medicare Supplement Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year
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DEPARTMENT OF INSURANCE
NOTICE OF ADOPTED AMENDMENTS

SECTION 208. APPENDIX G. NOTICE ON MEDICARE CHANGES - 1991 (Repealed)

NOTICE ON CHANGES IN MEDICARE AND YOUR MEDICARE SUPPLEMENT COVERAGE - 1991

Your health care benefits provided by the federal Medicare program will change beginning January 1, 1991. Additional changes will occur in Medicare benefits in following years. The major changes are summarized below. These changes will affect hospital, medical and other services and supplies provided under Medicare. Because of these changes your Medicare supplement coverage provided by (company name) will change, also. The following outline briefly describes the modifications in Medicare and in your Medicare supplement coverage. Please read carefully.

A brief description of the revisions to Medicare Parts A & B with a parallel description of supplemental benefits with subsequent changes, including dollar amounts, provided by the Medicare supplement coverage in substantially the following format:

Service	Medicare Benefits	Your Medicare Supplement Coverage
Medicare Part A - Hospital Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year

Medicare Part B - Medical Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year
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Medicare Part C - Medicare Supplement Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year
---	--	--

Medicare Part D - Medicare Supplement Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year
---	--	--

Medicare Part E - Medicare Supplement Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year
---	--	--

Medicare Part F - Medicare Supplement Insurance	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year	Medicare - January 1, 1991 - Medicare - July Day - Medicare - Year
---	--	--

Expenses that you must pay out of pocket and that count toward the Part B Medicare Catastrophic Limit include the Part B deductible and copayment charges and the Part B blood deductible charges.

ADDITIONAL BENEFITS

Describe any coverage provisions changing due to Medicare modifications.
Include information about premium adjustments that may be necessary due to changes in Medicare benefits or when premium changes information will be sent.

THIS CHART SUMMARIZING THE CHANGES IN YOUR MEDICARE BENEFITS AND IN YOUR MEDICARE SUPPLEMENT PROVIDED BY (COMPANY NAME) BRIEFLY DESCRIBES SUCH BENEFITS FOR INFORMATION ON YOUR MEDICARE BENEFITS CONTACT YOUR SOCIAL SECURITY OFFICE OR THE HEALTH CARE FINANCING ADMINISTRATION FOR INFORMATION ON YOUR MEDICARE SUPPLEMENT (PHONE CONTACT NUMBER).

FOR INDIVIDUAL POLICY NAME OF AGENT ADDRESS PHONE NUMBER effective 19243

Source: Repealed at November 27, 1990

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED AMENDMENTS

~~Expenses that you must pay out of pocket and that count toward the Part B Medicare Catastrophic Limit include the Part B deductible and copayment charges and the Part B blood deductible charges.~~

~~ANY ADDITIONAL BENEFITS~~

~~Describe any coverage provisions changing due to Medicare modifications.~~

~~Include information about premium adjustments that may be necessary due to changes in Medicare benefits or when premium changes information will be sent.~~

~~THIS CHART SUMMARIZES THE CHANGES IN YOUR MEDICARE BENEFITS AND IN YOUR MEDICARE SUPPLEMENT PROVIDED BY COMPANY. ONLY BRIEFLY DESCRIBES SUCH BENEFITS FOR INFORMATION ON YOUR MEDICARE BENEFITS. CONTACT YOUR SOCIAL SECURITY OFFICE OR THE HEALTH CARE FINANCING ADMINISTRATION FOR INFORMATION ON YOUR MEDICARE SUPPLEMENT POLICY CONTACT COMPTON FOR INDIVIDUAL POLICY NAME OF AGENT, ADDRESS, PHONE NUMBER.~~

(Source: Repealed at 14 Ill. Reg. 19243 effective November 27, 1990)

ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Department Facilities and Grounds
- 2) Code Citation: 59 Ill. Adm. Code 102
- 3) Section Numbers:

102.10	Adopted	Action:
102.30	Amended	
	Amended	
- 4) Statutory Authority: Section 102.10 implementing and authorized by Ill. Rev. Stat. 1989, ch. 91½, pars. 5-104, 100-4 and 100-5; Section 102.30 authorized by Ill. Rev. Stat. 1989, ch. 91½, pars. 5-104 and 100-5, as amended by P.A. 86-1324, effective September 6, 1990.
- 5) Effective Date of Amendments: November 27, 1990
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these proposed rules contain incorporations by reference? No. These rules do not contain any incorporations by reference in accordance with either Section 6.02(a) or 6.02(b) of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, pars. 1006.02(a) and 1006.02(b)).
- 8) Date Filed in Agency's Principal Office: November 21, 1990
- 9) Notice(s) of Proposal Published in the Illinois Register:
February 16, 1990, 14 Ill. Reg. 2432.
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) Difference(s) between proposal and final version:

The following changes were made in response to the Administrative Code Division's suggestions:

The main source note was corrected by adding the phrase "Adopted at" and by changing the second April date to April 25.

In Section 102.30, the comma following the word "Sale" in the opening statement was deleted.

DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENTS

The following changes were made in response to public comment:

Section 102.10(a)(1) - The language beginning with the phrase "(f) or purposes" was added to the end of this subsection.

Section 102.10(a)(2) and (a)(2)(C) - Added, causing all following subsections to be relabeled.

Section 102.10(a)(2)(D)(relabeled) - The phrase "within 30 days of the Department's notice" was added after the phrase "may appeal the decision".

Section 102.10(a)(3)(relabeled) - The phrase "Department's Bureau of Rules, Policies and Regulatory Review" was deleted.

Section 102.10(a)(4)(relabeled) - The word "two" was substituted for the word "four", and the phrase following the third "facility" was deleted.

Section 102.10(a)(6) - The phrase "Mental Health and Developmental Disabilities Confidentiality" was deleted in the first sentence. In the second sentence the word "shall" was substituted for the phrase "may not" and the phrase "only in accordance with the Act" was added.

Section 102.10(a)(8)(relabeled) - The first and second sentences were deleted. In the sentence beginning with the phrase "(the organization", the phrase "within 14 calendar days of the visit" was substituted for the phrase "at the exit conference."

Section 102.10(f) - The last sentence was added.

The following changes were made as a result of agreements made with the Joint Committee on Administrative Rules:

Section 102.10(a)(1) - The comma after the word "conditions" was deleted.

Section 102.10(a)(2) - A reference to subsection (2)(A) was added to the last sentence.

Section 102.10(a)(2)(A)(iii) - The phrase "on the topics", the phrase following the word "below" in the first sentence and the last sentence were added.

Section 102.10(a)(2)(B) - The last two sentences were added.

DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENTS

Section 102.10(a)(2)(C) - The phrase "of the application or receipt" was added after the word "receipt" in the first sentence.

Section 102.10(a)(2)(D) - Rewritten.

Section 102.10(a)(3) - The third and last sentence were rewritten.

Section 102.10(a)(6) - The phrase "(d)uring the visit", before the word "(v)isitors" beginning the second sentence and the fourth sentence were added.

Section 102.10(a)(7) - The phrase "written or verbal" before the word "permission" in the third sentence and the last sentence were added.

Section 102.10(a)(8) - The last sentence was added.

Section 102.10(f) - The parenthetical statement in the third sentence was added.

Section 102.30 - The reference to 41 Ill. Adm. Code 180 was corrected.

Section 102.30(d)(1) - The citation to the Illinois Clean Indoor Act was updated to reference the 1989 Illinois Revised Statutes.

The main source note was corrected.

The Department made the following technical changes:

All references to both the Ill. Rev. Stat. 1987 and 1988 Supp. were changed to reference the Ill. Rev. Stat. 1989. The source note was updated to reflect recent legislation.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes, all agreed upon changes have been made.

13) Will this amendment replace an emergency rule? No.

14) Are there any amendments pending on this Part? No.

DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENTS

15) A Complete Description of the Subjects and Issues Involved:

Both Section 102.10 and 102.30 are being amended to reflect current Department policies and practices. When applicable, current statutes and rules of other state agencies, such as the Office of the State Fire Marshal have been incorporated. When these amendments have been adopted, several internal policy directives will be rescinded. These amendments also reflect the Department's response to the Joint Committee on Administrative Rules' comments which the Joint Committee made during its five-year review of the Department's rules.

16) Information and questions regarding these adopted amendments shall be directed to:

Name: Karl Menninger, II
Chief, Bureau of Rules Policies & Regulatory Review

Address: 402 Stratton Building
Springfield, IL 62765

Telephone: (217)782-0054

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENTS

TITLE 59: MENTAL HEALTH
CHAPTER I: DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

PART 102
DEPARTMENT FACILITIES AND GROUNDS

Section
102.10 Use of Department facilities and grounds
102.30 Fire P protection in Department facilities

AUTHORITY: Section 102.10 implementing and authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1989, ch. 91½, par. 5-104) and Sections 4 and 5 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1989, ch. 91½, pars. 100-4 and 100-5, as amended by P.A. 86-1324, effective September 6, 1990); Section 102.30 authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1989, ch. 91½, par. 5-104) and Section 5 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1989, ch. 91½, par. 100-5, as amended by P.A. 86-1324, effective September 6, 1990).

SOURCE: Adopted at 4 Ill. Reg. 17, p. 218, effective April 25, 1980; codified at 5 Ill. Reg. 10718; amended at 14 Ill. Reg. 19292, effective November 27, 1990.

Section 102.10 Use of Department facilities and grounds

a) Facilities and Grounds

- 1) Upon timely and proper application, the facility director may grant permission to use temporarily, without charge, assembly halls, auditoriums, and similar meeting rooms, as well as facility grounds, to any organization or group of citizens when such facilities are available and are not needed for regular Departmental purposes. Members of outside organizations permitted to use Department facilities shall be advised that they must observe the same rules and regulations as employees or visitors.
- 2) Upon timely and proper application, the facility director may grant permission to use a particular meeting room in a Department facility as a regular meeting place at reasonable intervals to employee organizations provided such meetings do not interfere with Departmental utilization of such facilities or rooms.

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- 3) Use of such facilities in these instances shall be accomplished without undue expense or burden to the Department.

a) Site visitations

- 1) The Department may provide visiting privileges to voluntary organizations that wish to review living conditions and the nature of publicly-sponsored services. For purposes of this Section, "voluntary organization" means private or not-for-profit organizations that have as a purpose the review or promotion of treatment or habilitation services to persons with mental disabilities. "Voluntary organization" does not include organizations or agencies authorized to have access to state-operated mental health and developmental disabilities facilities pursuant to either the Guardianship and Advocacy Act (Ill. Rev. Stat. 1989, ch. 91, par. 701 et seq.) or "AN ACT in relation to the protection and advocacy of the rights of persons with developmental disabilities and amending Acts therein named" (Ill. Rev. Stat. 1989, ch. 91, par. 1151 et seq.).

2)

Voluntary organizations shall request authorization in writing. The request shall be made to the Department's Bureau of Rules, Policies and Regulatory Review (Bureau) and shall specify the facility or facilities to be visited. If the organization agrees to the conditions set out in subsection (2)(A) below, the request shall contain those agreements.

- A) The Department shall authorize an organization to visit a facility or facilities for a period of one year if:

- i) The organization agrees that its visits will not interfere with the facility's treatment or habilitation programs;

- ii) The organization agrees to abide by the provisions of the Mental Health and Developmental Disabilities Confidentiality Act (Act) (Ill. Rev. Stat. 1989, ch. 91, par. 801 et seq.) concerning records and communications of individuals in programs; and

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- iii) The organization provides evidence that volunteers have received training on the topics specified in subsection (3) below within 12 months prior to the date of the application for authorization. Such evidence shall, at a minimum, include a list of training sessions and instructors and any documents distributed as part of the training session.

B)

The Department shall revoke its authorization or not renew the authorization if it has information that the organization has not abided by the conditions set out above or complied with the requirements of this Section. Any person having information that the organization has not abided by the conditions or complied with the requirements shall submit it in writing to the Bureau. Within 30 calendar days of the receipt of such information, the Department shall decide whether to revoke or renew the authorization.

C)

When the Department denies, revokes, or does not renew an authorization, it shall send written notice of its decision to the agency within 30 calendar days of receipt of the application or receipt of information as set out in subsection (2)(B) above. The notice shall include the appeal procedure and time in which the agency must appeal.

D)

Any organization whose authorization has been revoked or not renewed may appeal the decision within 30 days of the Department's notice. The request for review must be in writing to the Director, and the organization may submit any other documents in support of its appeal with the request for review. The Director shall review the decision and the documents and accept or reverse the decision within 30 calendar days. The Director shall uphold the decision if he or she finds that the organization has not abided by the agreements as set out in subsection (2)(A) above or complied with the requirements of subsection (a).

3)

Organization site visits shall be conducted in a manner that is consistent with facility operating needs and recipient confidentiality and be authorized by the Bureau. Disruption of recipients and their programs shall be minimized. Except set by prior agreement with the Bureau, visitation groups

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shall not exceed five persons on a given unit on any one day. The Bureau shall allow more than five persons on a unit if, after consulting with the facility director, it determines that the proposed number of visitors would not interfere with the facility's treatment or habilitation plans and would not violate the recipients' privacy. Facility directors who receive requests for visitation privileges shall forward, or advise the organization to send a written request to the Bureau. The purpose of the authorization process is to ensure that organization members have received training and orientation concerning the history of mental health care, the Department's service delivery system, advocacy, and legal issues such as recipients' rights and confidentiality. The Bureau shall distribute to facilities a listing of organizations that are authorized to conduct site visits. Visitation privileges shall be authorized annually; however, organizations meeting the standards of this subsection may be included in the listing at any time during the year.

- 4) Site visits shall be announced 48 hours in advance to the facility director and shall occur between 9:00 a.m. and 9:00 p.m. Following two scheduled visits to any facility, unannounced visits may be made to any facility.

- 5) Before conducting any site visit, organization visitors shall report their presence to the facility director, or the administrator on duty, who shall confirm their identity and their authorization and make available a staff member to escort the visitors.

- 6) All visitation activities shall conform to the Act. Recipient records shall be examined during site visits only in accordance with the Act. During the visit, visitors may request and receive verbal authorization from recipients for interviews with the recipients. If facility staff are to be included in the interviews or are to be questioned separately in regard to a specific recipient, a written consent for release of information shall be obtained from that recipient prior to or during the visit. The release shall be filed in the recipient's medical record. Unless a release is obtained, facility staff shall not participate in the interview or respond to such questions.

- 7) Authorized visitors shall be permitted access to recipient living units and program areas, except when, in the facility director's or unit administrator's clinical judgment, such

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access poses a threat to their or the recipients' security, or constitutes an interference with recipient programming. Before visitors are permitted access to living units or program areas, the facility director shall give recipients advance notice. Before inspecting a recipient's room, visitors shall obtain the recipient's written or verbal permission. The facility staff member shall document the verbal permission or receive the written permission and file it in the recipient's medical record.

- 8) The organization shall provide a written report of its findings to the facility director within 14 calendar days of the visit. If no negative findings were noted during the visit, this should be documented. The facility director shall provide the Department Director with a copy of all written reports within 48 hours and shall provide a written response to all exit reports within five days of receipt to the visitors with a copy to the deputy director for facility operations and the Department Director. If the organization has not received a response 15 days after it submitted its report, it shall notify the Bureau, who shall inform the facility director and the appropriate deputy director for facility operation.

- b) Sales or solicitation

~~Sales or Solicitation.~~ The facility director shall not permit organizations or individuals to solicit funds or memberships, other than union memberships, nor sell or take orders for goods or services from employees in the buildings or on the grounds of Department facilities without the Director's prior approval. The Director may approve these activities if they do not interfere with the employees' job duties and if the activities are not directed toward recipients.

- c) Game Preserve

- 1) State-owned land at a All Department facilities shall be closed as game reservations and posted accordingly. The facility director may, however, grant fishing privileges to service recipients ~~in the~~ at facilities where fishing is possible.

- 2) No hunting or trapping shall be permitted on the grounds of any Department facility.

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d) Liquor/Firearms Liquor and firearms

1) Sale or gift of alcoholic beverages, liquor, drugs, narcotics or marijuana controlled substances or cannabis to employees or service recipients on facility grounds is prohibited. Visitors or employees who show signs of intoxication or a drug-induced state shall be denied admittance to Department facilities and grounds.

2) Firearms or lethal weapons such as bludgeons, metal knuckles, tear gas, broken bottles or glass, knives, hatchets or bombs shall not be brought or permitted on facility grounds.

e) Traffic Regulations

1) All persons driving on facility grounds shall observe the established traffic regulations of the facility, including the use of designated parking areas. Facility directors may establish such regulations and may bar vehicles from the facility grounds for repeated violations of such regulations.

2) Any driver of a motor vehicle on facility grounds shall be required to stop the motor and leave the vehicle when it is unattended. This regulation shall apply to all employees, visitors, tradesmen, contractors, materials suppliers, workmen, and others. The facility director may make other reasonable regulations designed to ensure the safety of service recipients.

e) Facility access

Only persons on official business, such as employees, authorized visitors, persons providing required goods and services shall have access to facility grounds.

f) Facility directors shall be responsible for issuing all keys to authorized personnel and for keeping an accurate record of their assignment. Keys shall not be duplicated by any employee without the facility director's written permission. Unauthorized duplication of a key or keys or giving or loaning of keys to unauthorized persons by an employee shall be cause for disciplinary action, up to and including discharge from employment.

f) Identification of employees and visitors

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The facility director shall develop and implement written policies and procedures to insure that employees and visitors are properly identified at all times while they are on facility grounds. Employees shall have on their person an employee identification card or badge; visitors shall have on their person a visitor identification card or badge. The facility director may require additional identification (i.e., drivers license or passport) for verification of identity. The requirement of identification shall not hinder or preclude unannounced visits by voluntary organizations pursuant to this Section.

g) Damage to State Property: If, after thorough investigation, an employee is found responsible for deliberate or careless damage to or destruction of state property, the employee may be subject to disciplinary action and/or may be required to pay all or part of the cost of the damages incurred.

g) Traffic rules

All persons driving on facility grounds shall operate their vehicles consistent with the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95, par. 1-100 et seq.) and shall observe the traffic rules established by the facility director that include, but are not limited to, the use of designated parking areas, observance of posted stop signs, speed limits, reckless driving, failure to yield to recipients crossing roadways, failure to display a decal, and leaving unattended vehicles unlocked. The facility director may bar vehicles from the facility grounds after notice is given for three violations of these rules. Traffic rules shall be posted in prominent places.

(Source: Amended at 14 Ill. Reg. 19292, effective November 27, 1990)

Section 102.30 Fire protection in Department facilities

- a)
 - 1) Facility directors of Department facilities shall ensure that staff exercise the utmost precautions for the prevention of fire and the protection of service recipients and property.
 - 2) Fire protection services shall be maintained consistent with the needs of the facility as approved by the Department and in accord with provisions, instructions and procedures set forth in the Manual of Administrative Procedures, Fire Protection Services.

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b)

1) All employees shall be thoroughly trained in the prompt and effective use of first aid fire appliances and in rescue procedures.

2) Fire drills shall be held at reasonable intervals to be set by the facility director, but at least once every month and a record kept.

e)

1) Where the facility maintains its own fire protection services, fire fighting personnel shall be fully trained to effectively combat any fire which may occur on the facility grounds.

2) No fire fighting apparatus shall be taken from the facility grounds in response to a call for aid at a fire in a neighboring community without the consent of the facility director who shall have authority to assign equipment to respond to calls for outside aid only when the absence of such equipment will not jeopardize the fire safety protection of the facility over which the facility director presides.

d)

1) Extraordinary care shall be taken to prevent fires caused from smoking by employees, service recipients, or visitors. Service recipients shall not be permitted to carry matches or cigarette lighters, and shall be allowed to smoke only in the presence of employees and in places designated. If, in the opinion of the responsible medical director this rule should be relaxed for therapeutic purposes, he will submit his recommendation in writing to the facility director and the facility director will respond in the same manner.

2) Smoking in assembly halls is prohibited; however, in multi-purpose rooms, at the discretion and responsibility of the facility director, this rule may be relaxed when groups of 100 persons or less are assembled.

e)

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1) Bed service recipients shall be housed when possible on the lower floors of multiple-story buildings to facilitate their immediate evacuation. It is extremely important that plans be made in advance to evacuate bed service recipients promptly and safely. Facility staff are expected to use discretion with regard to the use of restraints during such evacuation. To accomplish this, other employees shall be assigned to assist the employees on duty at such locations in the event of fire.

2) In facilities which are served by volunteer fire fighting services, facility personnel will be designated to assist and act as liaison so that such evacuation occurs as expeditiously as possible.

f) Any evacuation of service recipients charged with felonies, or who present a risk of unauthorized absence, shall be conducted with the assistance of facility security personnel, or other law enforcement authority as available or required.

The Department adopts the rules of the Office of the State Fire Marshal at 41 Ill. Adm. Code 100 (Fire Prevention and Safety), 41 Ill. Adm. Code 140 (Policy and Procedures Manual for Fire Protection Personnel), and 41 Ill. Adm. Code 180 (Storage, Transportation, Sale and Use of Gasoline and Volatile Oils).

a) General provisions

Each Department facility shall have a master fire plan that shall include, at a minimum, the following:

1) That fire regulations are posted and communicated;

2) That sprinkler systems, fire hoses, fire detection and alarm devices, and other equipment for use in the fire safety program, are connected and maintained in a fully functional condition at all times;

3) That fire detection and protection systems are inspected no less than twice a year by both inspectors from the Office of the State Fire Marshal and surveyors from the Illinois Department of Public Health, which surveys Department facilities for compliance with health and safety standards under the Nursing Home Care Act (111. Rev. Stat. 1989, ch. 111, par. 4151-101 et seq.);

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- 4) That no firefighting equipment shall be taken from the facility in response to a call for outside aid unless the facility director consents. The facility director may assign equipment for outside aid only when the absence of such equipment will not jeopardize the fire protection of the facility;
- 5) That evacuation procedures protect the safety and well-being of recipients at all times;
- 6) That employees are instructed in fire notification procedures and the use of alarm and signal systems;
- 7) That situations when employees are to attempt to contain fires are identified;
- 8) That there is advance planning for evacuation of non-ambulatory recipients in a prompt and safe manner.

b) Training

- 1) All employees shall be trained in the prompt and effective use of firefighting equipment, in methods of fire containment and reporting, and in evacuation procedures.
- 2) When the facility maintains its own fire protection services, firefighting personnel shall be trained in accordance with the provisions of the Illinois Fire Protection Training Act (Ill. Rev. Stat. 1989, ch. 85, par. 531 et seq.), as administered by the State Fire Marshal at 41 Ill. Adm. Code 140, Policy and Procedures Manual for Fire Protection Personnel. Fire chiefs shall be trained to the Fire Officer II level; assistant fire chiefs shall be trained to the Fire Officer I level; fire safety coordinators shall be trained to the Fire Prevention Officer I level; and firefighters, after one year of service, shall be trained to the Firefighter II level.

c) Evacuation

- 1) Evacuation drills shall be held at intervals to be set by the facility director, but shall be conducted at least once per shift, quarterly.
- 2) Evacuation routes and the location of firefighting equipment shall be posted in areas used by the public.

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- 3) To facilitate their immediate evacuation, non-ambulatory recipients shall be housed on the lower floors of multiple-story buildings. Employees shall not use restraints when evacuating non-ambulatory recipients unless there is a danger of their being injured or of their harming themselves or others. In the event of fire or other emergencies, employees who serve non-ambulatory recipients shall be assisted by employees from other units who have been assigned to provide evacuation assistance.
- 4) Security staff and local law enforcement authorities, if requested, shall assist in the evacuation of recipients who present a risk of unauthorized absence or serious harm to others.

d) Prevention

- 1) Smoking shall be in accordance with the Illinois Clean Indoor Air Act (Ill. Rev. Stat. 1989, ch. 111, par. 8201 et seq.). "No smoking" signs shall be conspicuously posted in every location where smoking is prohibited.
- 2) Recipients shall not be permitted to carry matches or lighters, and shall be allowed to smoke only in the presence of employees in designated places. If, in the judgment of the attending physician, this prohibition should be relaxed for therapeutic purposes, the physician shall submit his or her recommendation in writing to the facility director who shall respond to the recommendation in the same manner.

e) Reporting

- 1) The facility shall maintain records and reports of fire safety inspections, fire drills and fire evacuations. The facility shall document specific actions taken to correct deficiencies noted in these reports. These reports shall be forwarded monthly to the Department's chief engineer.
- 2) Each facility shall prepare, within 24 hours of each fire-related incident or injury, a fire incident report form, provided by the State Fire Marshal, and shall submit the form by the 15th day of the following month to the State Fire Marshal.

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- 3) Each facility shall prepare an annual narrative report of the fires at the facility during the previous calendar year. This summary report shall contain such information as the total number of fires by unit, total dollar amount of damages, any injuries or deaths that occurred, the primary cause of the fires, and any steps taken to reduce the number of fires or to increase fire safety. The facility director shall forward these reports to the Department's chief engineer.

(Source: Amended at 14 Ill. Reg. 19292, effective November 27, 1990)

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- 1) The Heading of the Part: REGISTRATION OF RADON DETECTION AND MITIGATION SERVICES
- 2) Code Citation: 32 Ill. Adm. Code 420
- 3) Section Numbers: Adopted Action:
420.10 New Section
420.20 New Section
420.30 New Section
420.40 New Section
420.50 New Section
420.60 New Section
420.70 New Section
420.80 New Section

- 4) Statutory Authority: Implementing and authorized by "AN ACT in relation to radon testing" (Ill. Rev. Stat. 1989, ch. 111½, par. 242-1 et seq.).

- 5) Effective Date of Rule: November 26, 1990

- 6) Does this rulemaking contain an automatic repeal date? No

- 7) Does this rule contain incorporations by reference? Yes, a copy of the Certification of Approval of Incorporation by Reference issued by the Joint Committee on Administrative Rules is attached to this rulemaking.

- 8) Date Filed in Agency's Principal Office: November 20, 1990

- 9) Notice of Proposal Published in Illinois Register:

December 8, 1989, 13 Ill. Reg. 19034

- 10) Has JCAR issued a Statement of Objections to this rule? No

- 11) Difference(s) between proposal and final version:

- a) In the Table of Contents, Section heading for Section 420.50, the phrase "and Provisional Registration" has been deleted.
- b) In the Authority note, the Public Act citation has been deleted.
- c) The citation to the Illinois Revised Statutes has been changed from the 1987 edition to the 1989 edition.
- d) Section 420.10(a), the following sentence has been added:

Nothing in the Act or this Part shall be construed to limit or affect in any respect the practice of persons properly licensed under other statutes or regulations with respect to their professions.

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- e) Section 420.10(b), on line 3, quotation marks have been placed around the phrase "AN ACT in relation to radon testing" and the Public Act citation has been deleted.
- f) Section 420.10(c), on line 1, the phrase "who are not appropriately licensed under other statutes or regulations or" has been deleted.
- g) Section 420.20, in the definition of "Act", quotation marks have been inserted around the phrase "AN ACT in relation to radon testing" and the Public Act citation has been deleted; the phrase "or provisional registration has been deleted from the definition of "Certificate of Registration" and the definition for "Provisional Registration" has been deleted.
- h) Section 420.30(a), this subsection has been deleted from this section and added as a new sentence under Section 420.10(a). All subsequent subsections have been changed. A new sentence has been added to the new subsection (a) as follows: "e.g., an industrial hygienist who performs radon tests at his employer's facilities in the course of his employment, state and local public health officials who perform radon screening services without charge to the recipient of the service."
- i) Section 420.40, lines 1 and 4, the phrase "provisional registration," has been deleted; on line 3, the word "evidence" has been changed to the word "documentation"; and a new sentence added to the end of this Section as follows: "Such documentation shall include diplomas, transcripts, certificates of completion and work history, as appropriate."
- j) Section 420.50(a)(1) has been rewritten as follows:

a) Registration

- 1) Except as provided in subsection (b), the Department shall register and shall issue a Certificate of Registration to:
 - A) Any individual who has at least 4 years of radiological safety, health physics, environmental sampling, or industrial hygiene experience.
 - B) Any individual who has an Associate of Arts degree in a physical or biological science and 2 years of radiological safety, health physics, environmental sampling, or industrial hygiene experience.

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- C) Any individual who has a Baccalaureate degree in a physical or biological science or engineering.
- D) Any individual who has successfully completed a course that covers the following topics:
 - i) Radon Health Effects and Health Risks;
 - ii) Radon Sources;
 - iii) Radon Entry Points and Transport Pathways;
 - iv) Screening Measurement Techniques and Devices;
 - v) Followup Measurement Techniques and Devices;
 - vi) Diagnostic Measurement Techniques and Devices;
 - vii) Quality Assurance;
 - viii) Worker Health and Safety; and
 - ix) Documentation.

AGENCY NOTE: Each of the following courses covers the topics identified above:

- 1) United States EPA Radon Contractor Proficiency Program, as described in the "EPA Radon Contractor Proficiency Program," Issued September 7, 1990.
- 2) United States EPA National Radon Measurement Proficiency Program, as described in "The National Radon Measurement Proficiency (RMP) Program, Application and Participation Manual," EPA document #52011-88-056 (December 1988).
- 3) The Illinois Department of Nuclear Safety Measurement Course.

Copies of the two U.S. EPA documents are available from the Department.

- E) Any person other than an individual, (e.g., a partnership, firm or company) who employs at least one individual, registered in accordance with subsections (a)(1)(A), (B), (C) and (D) above, provided that the registered individual

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will direct and be responsible for all radon testing activities undertaken by the person and provided further that the registered individual will personally review and approve all test results before they are disclosed to the client.

- k) Section 420.50(a)(2), line 1, the phrase "(a)(1)(A), (B) and (C)" has been changed to "(a)(1)(A), (B), (C) and (D)"; and on line 3, the phrase "(a)(1)(D)" has been changed to "(a)(1)(E)".
- l) Section 420.50, subsection (b) has been deleted and the designation for all subsequent subsections has been changed accordingly.
- m) Section 420.50, in new subsection (b), line 3, the phrase "420.60(a)" has been changed to "420.70(a)", and the phrase "the Department also has evidence that the applicant has been sufficiently rehabilitated to warrant the public trust" has been changed as follows: "the condition listed in Section 420.70(a) no longer exists and the applicant submits documentation that he satisfies the requirements of subsection (a) above."
- n) Section 420.50, in new subsection (c), line 1, the phrase "(a)(1)(A), (B) and (C)" has been changed to "(a)(1)(A), (B), (C) and (D)"; and on line 3, the phrase "(a)(1)(D)" has been changed to "(a)(1)(E)"; and the last sentence has been deleted.
- o) Section 420.60(a)(3), the word "individual" has been inserted; and subsection (5) has been deleted.
- p) Section 420.70(a)(1), line 2, the phrase "provisional registration," has been deleted; and on line 5, the following has been added: ", such as a misstatement or misrepresentation regarding training or experience;".
- q) Section 420.70(a)(3), on line 1, the phrase "in any state" has been inserted immediately after the word "convicted".
- r) Section 420.70(a)(4), on lines 1 and 3, the phrase "intentionally or negligently" has been deleted.
- s) Section 420.70(b), on line 1, the phrase "the Department determines that" has been deleted; and on line 2, the word "warranted" has been changed to the word "initiated".

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- t) Section 420.70(c), on line 1, the phrase "If the Department finds that withdrawal of registration is warranted, the" has been deleted; on line 2, the word "may" has been changed to the word "shall"; and on line 5, the phrase "and the Director concurs," has been inserted immediately after the word "hearing;".
- u) Section 420.70(e), on line 8, the phrase "or other just cause" has been deleted.
- v) Section 420.80(b)(1), the word "inspector" has been changed to the word "employee".
- w) Section 420.80(c), subsection (3) has been deleted and the designation of all subsequent subsections has been changed accordingly.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rule replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Rules: This rule will implement the statutory changes made during the first half of the 86th session of the General Assembly. This rulemaking establishes the standards and procedures for the registration of persons who sell devices or perform services to detect the presence of radon or radon progeny.
- 16) Information and questions regarding this adopted rule shall be directed to:

Betsy Salus
Senior Staff Attorney
Department of Nuclear Safety
1035 Outer Park Drive
Springfield, Illinois 62704
785-9880

The full text of the Adopted Rule begins on the next page:

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TITLE 32: ENERGY
CHAPTER II: DEPARTMENT OF NUCLEAR SAFETY
SUBCHAPTER b: RADIATION PROTECTION

PART 420
REGISTRATION OF RADON DETECTION AND MITIGATION SERVICES

Section

- 420.10 Policy and Scope
- 420.20 Definitions
- 420.30 Exemptions
- 420.40 Application for Registration
- 420.50 Issuance of Registration Certificates
- 420.60 Fees
- 420.70 Suspension and Revocation of Registration
- 420.80 Civil Penalties

AUTHORITY: Implementing and authorized by "AN ACT in relation to radon testing" (Ill. Rev. Stat. 1989, ch. 111½, par. 242-1 et seq.).

SOURCE: Adopted at 14 Ill. Reg. 19308, effective November 26, 1990.

Section 420.10 Policy and Scope

- a) This Part establishes standards and procedures for registration of persons who perform any service to detect the presence of radon or radon progeny. Nothing in the Act or this Part shall be construed to limit or affect in any respect the practice of persons properly licensed under other statutes or regulations with respect to their professions.
- b) This Part shall apply to any person who sells devices or who performs services for compensation to detect the presence of radon or radon progeny in the State, unless specifically exempt under "AN ACT in relation to radon testing" (Ill. Rev. Stat. 1989, ch. 111½, par. 242-1 et seq.) or under Section 420.30.
- c) This Part shall apply to persons who supervise students or apprentices for purposes of instructing them how to perform radon detection services.

Section 420.20 Definitions

As used in this Part, the following definitions apply:

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"Act" means "AN ACT in relation to radon testing" (Ill. Rev. Stat. 1989, ch. 111½, par. 242-1 et seq.).

"Certificate of Registration" means the certificate issued by the Department as evidence that a person satisfies the requirements for registration.

"Department" means the Illinois Department of Nuclear Safety.

"Individual" means a natural person, i.e., a person that is not a governmental body, firm, association, partnership, copartnership, joint venture, company, corporation, joint stock company, trust, estate or other legal entity.

"Person" means any natural person or individual, governmental body, firm, association, partnership, copartnership, joint venture, company, corporation, joint stock company, trust, estate or other legal entity.

"Radon" means any of the gaseous radioactive decay products of uranium or thorium.

"Radon progeny" means any combination of the radioactive decay products of radon.

"Registration" means the registration granted by the Department which authorizes a person to perform services to detect the presence of radon.

Section 420.30 Exemptions

- a) The Department shall, upon application therefor or upon its own initiative, grant such exemptions or exceptions from the requirements of this Part as it determines are authorized by law and will not result in a hazard to public health and safety, e.g., an industrial hygienist who performs radon tests at his employer's facilities in the course of his employment, state and local public health officials who perform radon screening services without charge to the recipient of the service.
- b) The following persons are exempt from the registration requirements of this Part:
 - 1) Persons who sell or distribute, but who do not place, radon sampling devices supplied by a laboratory, but only if the results of the laboratory analysis are reported directly to the owner or occupant of the building sampled; and

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- 2) Persons who manufacture or analyze, but who do not place, radon sampling devices, but only if the results of the laboratory analysis are reported directly to the owner or occupant of the building being sampled.

Section 420.40 Application for Registration

Any person applying for initial registration, or renewal of registration must submit a complete and legible application form, must pay the fee prescribed in Section 420.60, and must provide documentation that he or she has met the requirements for initial registration or renewal of registration. Such documentation shall include diplomas, transcripts, certificates of completion and work history, as appropriate.

Section 420.50 Issuance of Registration Certificates

a) Registration

- 1) Except as provided in subsection (b), the Department shall register and shall issue a Certificate of Registration to:
- A) Any individual who has at least 4 years of radiological safety, health physics, environmental sampling, or industrial hygiene experience.
 - B) Any individual who has an Associate of Arts degree in a physical or biological science and 2 years of radiological safety, health physics, environmental sampling, or industrial hygiene experience.
 - C) Any individual who has a Baccalaureate degree in a physical or biological science or engineering.
 - D) Any individual who has successfully completed a course that covers the following topics:
 - i) Radon Health Effects and Health Risks;
 - ii) Radon Sources;
 - iii) Radon Entry Points and Transport Pathways;
 - iv) Screening Measurement Techniques and Devices;
 - v) Followup Measurement Techniques and Devices;
 - vi) Diagnostic Measurement Techniques and Devices;

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- vii) Quality Assurance;
- viii) Worker Health and Safety; and
- ix) Documentation.

AGENCY NOTE: Each of the following courses covers the topics identified above:

- 1) United States EPA Radon Contractor Proficiency Program, as described in the "EPA Radon Contractor Proficiency Program," issued September 7, 1990.
- 2) United States EPA National Radon Measurement Proficiency Program, as described in "The National Radon Measurement Proficiency (RMP) Program, Application and Participation Manual," EPA document #52011-88-056 (December 1988).
- 3) The Illinois Department of Nuclear Safety Measurement Course.

Copies of the two U.S. EPA documents are available from the Department.

- E) Any person other than an individual, (e.g., a partnership, firm or company) who employs at least one individual, registered in accordance with subsections (a)(1)(A), (B), (C) and (D) above, provided that the registered individual will direct and be responsible for all radon testing activities undertaken by the person and provided further that the registered individual will personally review and approve all test results before they are disclosed to the client.
- 2) The registration issued pursuant to subsection (a)(1)(A), (B), (C) and (D) shall be valid for a period of 2 years. Registration issued pursuant to subsection (a)(1)(E) shall be valid for one year.
- b) The Department shall deny registration to any person if the Department has evidence that the applicant has engaged in any of the acts listed in Section 420.70(a) unless the condition listed in Section 420.70(a) no longer exists and the applicant submits documentation that he satisfies the requirements of subsection (a) above.

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- c) Registration issued pursuant to subsections (a)(1)(A), (B), (C) and (D) shall be renewable for 2 year periods. Registration issued pursuant to subsection (a)(1)(E) shall be renewable for 1 year periods.

Section 420.60 Fees

- a) The fees for registration in all categories shall be non-refundable and shall be as follows:

1) Initial Registration - Individual	\$ 100.00
2) Initial Registration - Person Other Than Individual	\$ 25.00
3) Renewal of Registration - Individual	\$ 100.00
4) Renewal of Registration - Person Other Than Individual	\$ 25.00

- b) The appropriate fees are to accompany the application when filed with the Department.

Section 420.70 Suspension and Revocation of Registration

- a) The Department shall act to suspend or revoke a person's registration for any one or a combination of the following causes:

- 1) Knowingly causing a material misstatement or misrepresentation to be made in the application for registration, if such misstatement or misrepresentation would impair the Department's ability to assess and evaluate the applicant's qualifications for registration under this Part, such as a misstatement or misrepresentation regarding training or experience;
- 2) Willfully evading the statute or regulations pertaining to registration, or willfully aiding another person in evading such statute or regulations pertaining to registration;
- 3) Having been convicted in any state of a crime which is a felony under the laws of this State or having been convicted of a felony in a federal court, unless such individual demonstrates to the Department that he/she has been sufficiently rehabilitated, by restoration of all civil rights, to warrant the public trust; and

- 4) Misrepresenting the capabilities of a device for detecting and measuring radon or radon progeny or misrepresenting the results of a test to detect or measure radon or radon progeny.

- b) If, based upon any of the above grounds, action to suspend or revoke registration is initiated, the Department shall notify the person and shall provide an opportunity for a hearing in accordance with 32 Ill. Adm. Code 200.60. An opportunity for a hearing shall be provided before the Department takes action to suspend or revoke a person's registration.

- c) The usual action shall be a suspension of registration for up to one year. The term of suspension shall be reduced by the Director, upon the recommendation of the hearing officer, if the hearing officer finds, based upon evidence presented to him/her at a hearing, and the Director concurs, that the conditions leading to the Preliminary Order for Suspension can be cured in less than one year. However, if the Department finds that the causes are of a serious or continuous nature, such as past actions which posed an immediate threat to public health or safety or deficiencies that cannot be cured within one year, the Department shall revoke the person's registration.

- d) When a person's registration is suspended or revoked, the person shall surrender the certificate of registration to the Department.

- e) A person whose registration has been revoked may seek reinstatement of registration by filing with the Department a petition for reinstatement that complies with the requirements of 32 Ill. Adm. Code 200.40. Such petition may be filed one year or more after the beginning of the revocation period. The person shall be afforded a hearing in accordance with 32 Ill. Adm. Code 200 and shall bear the burden of proof of establishing that the registration should be reinstated due to rehabilitation.

Section 420.80 Civil Penalties

- a) The Department shall assess civil penalties, in accordance with subsection (c), against any unregistered person who sells a device or performs a service, for compensation, for determining the presence of radon or radon progeny, unless such person is exempt from the registration requirements as specified in Section 420.30.
- b) Prior to assessing civil penalties, the Department shall confirm the violation of the registration requirements by:

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- 1) Observation of the violation by a Departmental employee;
 - 2) Obtaining records, documents, or other physical evidence; or
 - 3) Obtaining signed, written statements from persons that allege a violation has occurred.
- c) Civil Penalties as provided in subsection (a) shall be assessed as follows:
- 1) First violation by an unregistered person - \$500.00
 - 2) Subsequent violation by an unregistered person - \$1,000.00
 - 3) Failure of a registered individual to direct and supervise radon testing activities of the unregistered employee of a registered business or to review and approve test results prepared by an unregistered employee prior to sending them to the client - \$1,000.00.
 - 4) Failure of a registered person (business) to supervise its unregistered employees - \$1,000.00.
- d) The Department shall impose civil penalties by issuing a Preliminary Order and Notice of Opportunity for Hearing as provided in 32 Ill. Adm. Code 200.60. Each day a violation occurs shall constitute a separate offense.

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

- 1) The Heading of the Part: Demonstration Programs
- 2) Code Citation: 89 Ill. Adm. Code 170
- 3) Section Number: Adopted Action:
170.50 Repealed
- 4) Statutory Authority: Sections 11-20, 12-13 and 12-4.28 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 11-20, 12-13 and 12-4.28)
- 5) Effective Date of Adopted Amendment: November 30, 1990
- 6) Does this rulemaking contain an automatic repeal date?
Yes ___ No X
- 7) Does this Adopted Amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 30, 1990
- 9) Notice of Proposal Published in Illinois Register:
August 17, 1990 (14 Ill. Reg. 13124)
- 10) Has JCAR issued a Statement of Objections to this Adopted Amendment? No
- 11) Differences between proposal and final version: No changes were made to the text of this rulemaking.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this Adopted Amendment replace an Emergency Amendment currently in effect? No
- 14) Are there any Amendments pending on this Part? No
- 15) Summary and Purpose of Adopted Amendment: This rulemaking is being repealed because the Early Access demonstration program has been preempted by recent changes in the Project Chance program. A parent or caretaker relative of a child who is at least three years of age must now enroll in Project Chance (see 89 Ill. Adm. Code 112.71).

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16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Bldg. II
100 South Grand Avenue East, 3rd Flr.
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER g: DEMONSTRATION PROGRAMS

PART 170

DEMONSTRATION PROGRAMS

SUBPART A: EARLY ACCESS PROGRAM (Repealed)

Section 170.50 Early Access Program (Repealed)

SUBPART B: THE CAREER ADVANCE PROGRAM

Section 170.100 The Career Advancement Program
170.110 Career Advancement Experimental and Control Groups
170.120 Career Advancement Participation Requirements of Experimental Group Members

170.130 Career Advancement Supportive Services for Experimental Group Members

SUBPART C: COMMUNITY GROUP PARTICIPATION PROGRAM

170.200 Community Group Participation Program

AUTHORITY: Implementing and authorized by Sections 11-20, 12-13 and 12-4.28 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987 and 1988-Supps. 1989, ch. 23, pars. 11-20, 12-13 and 12-4.28).

SOURCE: Adopted at 13 Ill. Reg. 14067, effective August 23, 1989; amended at 14 Ill. Reg. 19320, effective November 30, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART A: EARLY ACCESS PROGRAM (Repealed)

Section 170.50 Early Access Program (Repealed)

- a) The Early Access Program is a five year demonstration program of experimental design, operated by the Department. The purpose of the demonstration program is to determine if mandatory participation in Project Chance (see 89 Ill. Adm. Code Sections 112.70 through 112.82) for the parent or other caretaker relative of a youngest child aged

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Section 170.50 Early Access Program (Repealed) (Cont'd.)

three, four, or five years will measurably reduce the length of time on AFDC.

b) Selection criteria

The Department will randomly select for participation in the Early Access Program AFDC recipients who:

- 1) are the parent or other caretaker relative of a youngest child aged three, four, or five years; and
- 2) use Public Aid offices in Kane County, Illinois.

c) Participation requirements

Individuals randomly selected for mandatory participation in the demonstration program are subject to and must comply with the terms, conditions and requirements of 89 Ill. Adm. Code Sections 112.70 through 112.82. However, the provision of Section 112.71(a)(5) which exempts from Project Chance participation the parent or other caretaker relative of a child under age six (6) in the home is not applicable. Additionally, individuals selected for mandatory participation are only required to engage in Project Chance activities for twenty (20) hours per week while the youngest child is age 3, 4, or 5. When the youngest child turns 6, they will participate full time.

d) Experimental and Control Groups

- 1) The individuals selected pursuant to subsection (b) must comply with all Project Chance requirements pursuant to subsection (c). Individuals will be randomly assigned by computer to one of the following groups:

- A) An experimental group. The experimental group consists of those individuals who must comply with the requirements of subsection (c) and will not include people already in Project Chance.

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NOTICE OF ADOPTED AMENDMENT

Section 170.50 Early Access Program (Repealed) (Cont'd.)

- B) A control group. The control group consists of those individuals who meet the criteria of subsection (b) but will not be mandated to comply with the requirements of subsections (c).

- 2) Individuals selected for the experimental group who fail/refuse to cooperate with Project Chance requirements without good cause, will be sanctioned pursuant to 89 Ill. Adm. Code 112.79.

- 3) As long as the Early Access Program is in effect, a person designated as an experimental or control group member retains that designation for purposes of data collection even if that person stops receiving AFDC benefits or leaves the project area.

(Source: Repealed at 14 Ill. Reg. 19320, effective November 30, 1990)

1) The Heading of the Part: Drug Manual

2) Code Citation: 89 Ill. Adm. Code 141

3) Section Numbers: Adopted Action:

- 141.200
141.400
141.960
141.1240
141.1320
141.2400
141.2840
141.2920
141.3000
141.3320
141.3680
141.4040
141.4360
141.4520
141.4600

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- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Adopted Amendments replace Emergency Amendments currently in effect? Yes
- 14) Are there any Amendments pending on this Part? No
- 15) Summary and Purpose of Adopted Amendments:
- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Bldg. II
100 South Grand Avenue East, 3rd Flr.
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begin on the next page:

4) Statutory Authority: Sections 5-5.16 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 5-5.16 and 12-13) and Section 5.02 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, Ch. 127, Par. 1005.02)

- 5) Effective Date of Adopted Amendments: November 27, 1990
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐
- 7) Do these Adopted Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 27, 1990
- 9) Notices of Proposal Published in Illinois Register:
August 10, 1990 (14 Ill. Reg. 12714)
- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No
- 11) Differences between proposal and final version: No substantive changes were made to the text of this rulemaking.

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NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES

CHAPTER I: DEPARTMENT OF PUBLIC AID

SUBCHAPTER d: MEDICAL PROGRAMS

PART 141

DRUG MANUAL

Section	
141.10	DRUG MANUAL
141.100	AGENCY NOTES
141.200	ANALGESICS/NARCOTIC ANTAGONISTS: ANTIRHEUMATIC
141.240	ANALGESICS/NARCOTIC ANTAGONISTS: GOUT
141.280	ANALGESICS/NARCOTIC ANTAGONISTS: MIGRAINE
141.320	ANALGESICS/NARCOTIC ANTAGONISTS: NARCOTIC ANTAGONISTS
141.360	ANALGESICS/NARCOTIC ANTAGONISTS: NARCOTIC ANTAGONISTS
141.400	ANALGESICS/NARCOTIC ANTAGONISTS: NARCOTIC ANTAGONISTS
141.440	ANTI-ALCOHOL
141.480	ANTICONVULSANTS
141.520	ANTIDOTES
141.560	ANTIHYPERTENSIVES
141.600	ANTIMICROBIAL: AMINOGLYCOSIDES
141.640	ANTIMICROBIAL: ANTIFUNGALS
141.680	ANTIMICROBIAL: ANTITUBERCULARS
141.720	ANTIMICROBIAL: CEPHALOSPORINS
141.760	ANTIMICROBIAL: ERYTHROMYCINS
141.800	ANTIMICROBIAL: MISCELLANEOUS
141.840	ANTIMICROBIAL: NITROFURANTOINS
141.880	ANTIMICROBIAL: PENICILLINS
141.920	ANTIMICROBIAL: SULFONAMIDES
141.960	ANTIMICROBIAL: TETRACYCLINES
141.1000	ANTIMICROBIAL: VACCINES
141.1040	BLOOD: ANTIANEMIA
141.1080	BLOOD: ANTICOAGULANT
141.1120	BLOOD: HEMOSTATIC
141.1125	BLOOD: MISCELLANEOUS
141.1160	CALCIUM
141.1200	CARDIOVASCULAR: ANTIANGINAL
141.1240	CARDIOVASCULAR: ANTIARRHYTHMIC
141.1280	CARDIOVASCULAR: ANTIHYPERLIPIDEMICS
141.1320	CARDIOVASCULAR: BETA BLOCKERS
141.1360	CARDIOVASCULAR: DIGITALIS GLYCOSIDES
141.1400	CARDIOVASCULAR: HYPOTENSION/SHOCK
141.1440	CARDIOVASCULAR: VASODILATOR (Repealed)
141.1480	CONTRACEPTIVE: NONORAL
141.1500	DIAPER RASH PRODUCTS
141.1520	DIURETICS
141.1320	CARDIOVASCULAR: BETA BLOCKERS
141.1360	CARDIOVASCULAR: DIGITALIS GLYCOSIDES

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Section	
141.1400	CARDIOVASCULAR: HYPOTENSION/SHOCK
141.1440	CARDIOVASCULAR: VASODILATOR (Repealed)
141.1480	CONTRACEPTIVE: NONORAL
141.1500	DIAPER RASH PRODUCTS
141.1520	DIURETICS
141.1560	DOPAMINE RECEPTOR AGONISTS
141.1600	ENZYMES
141.1640	EYE/EAR/NOSE/THROAT: ANTIBIOTICS
141.1680	EYE/EAR/NOSE/THROAT: ANTI-INFLAMMATORY
141.1720	EYE/EAR/NOSE/THROAT: ANTIVIRALS
141.1760	EYE/EAR/NOSE/THROAT: ANTIBIOTIC/ANTI-INFLAMMATORY
141.1800	EYE/EAR/NOSE/THROAT: LOCAL ANESTHETICS
141.1840	EYE/EAR/NOSE/THROAT: LUBRICANTS
141.1880	EYE/EAR/NOSE/THROAT: MIOTICS/GLAUCOMA
141.1920	EYE/EAR/NOSE/THROAT: MISCELLANEOUS
141.1960	EYE/EAR/NOSE/THROAT: MISCELLANEOUS ANTI-INFECTIVES
141.2000	EYE/EAR/NOSE/THROAT: MYDRIATICS
141.2040	EYE/EAR/NOSE/THROAT: SULFONAMIDES
141.2080	EYE/EAR/NOSE/THROAT: SULFONAMIDE/ANTI-INFLAMMATORY
141.2120	EYE/EAR/NOSE/THROAT: TOPICAL DECONGESTANTS
141.2160	GASTROINTESTINAL: ANTACID/ADSORBENTS
141.2200	GASTROINTESTINAL: ANTIDIARRHEA
141.2240	GASTROINTESTINAL: ANTISPASMODICS
141.2280	GASTROINTESTINAL: DIGESTANTS
141.2320	GASTROINTESTINAL: EMETICS/ANTIEMETICS
141.2360	GASTROINTESTINAL: LAXATIVES
141.2400	GASTROINTESTINAL: MISCELLANEOUS
141.2440	GLUCOSE ELEVATORS
141.2480	HOMEOSTATIC/NUTRITIONAL: ACIDIFIERS
141.2520	HOMEOSTATIC/NUTRITIONAL: ALKALINIZERS
141.2560	HOMEOSTATIC/NUTRITIONAL: AMMONIA DETOXICANTS
141.2600	HOMEOSTATIC/NUTRITIONAL: INSULIN
141.2640	HOMEOSTATIC/NUTRITIONAL: IV FLUIDS
141.2680	HOMEOSTATIC/NUTRITIONAL: ORAL HYPOGLYCEMICS
141.2720	HOMEOSTATIC/NUTRITIONAL: VITAMINS
141.2760	HORMONES/AGENTS AFFECTING MECHANISMS: ADRENAL
	CORTICAL STEROIDS
141.2800	HORMONES/AGENTS AFFECTING MECHANISMS: ANABOLIC
	HORMONES
141.2840	HORMONES/AGENTS AFFECTING MECHANISMS: ANDROGENS
141.2880	HORMONES/AGENTS AFFECTING MECHANISMS: ANTITHYROID
141.2920	HORMONES/AGENTS AFFECTING MECHANISMS:
	ESTROGENS/PROGESTINS
141.2960	HORMONES/AGENTS AFFECTING MECHANISMS: ORAL
	CONTRACEPTIVES
141.3000	HORMONES/AGENTS AFFECTING MECHANISMS: OXYTOCICS
141.3040	HORMONES/AGENTS AFFECTING MECHANISMS: PARATHYROID

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Section	HORMONES/AGENTS AFFECTING MECHANISMS: PITUITARY
141.3080	HORMONES/AGENTS AFFECTING MECHANISMS: THYROID
141.3120	HYDROCHOLERETICS
141.3160	IMMUNOSUPPRESSIVES
141.3200	IRRIGATION SOLUTIONS
141.3240	MEDICAL SUPPLIES
141.3280	MISCELLANEOUS
141.3320	NEUROMUSCULAR DISORDERS: MYASTHENIA GRAVIS
141.3360	ONCOLYTIC/ANTINEOPLASTIC: ALKYLATING
141.3400	ONCOLYTIC/ANTINEOPLASTIC: ANTIBIOTICS
141.3440	ONCOLYTIC/ANTINEOPLASTIC: ANTIMETABOLITES
141.3480	ONCOLYTIC/ANTINEOPLASTIC: HORMONES
141.3520	ONCOLYTIC/ANTINEOPLASTIC: MISCELLANEOUS
141.3560	OSTOMY SUPPLIES
141.3600	PARASITICIDAL: ANTHELMINTICS
141.3640	PARASITICIDAL: ANTIPROTOZOALS
141.3680	POTASSIUM
141.3720	PSYCHOTHERAPEUTIC: ANTIANXIETY
141.3760	PSYCHOTHERAPEUTIC: ANTIDEPRESSANTS
141.3800	PSYCHOTHERAPEUTIC: ANTIMANIC
141.3840	PSYCHOTHERAPEUTIC: ANTIPARKINSON
141.3880	PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC
141.3920	PSYCHOTHERAPEUTIC: MISCELLANEOUS
141.3960	PSYCHOTHERAPEUTIC: SEDATIVE/HYPNOTIC
141.4000	RESPIRATORY/ALLERGIC: ANTI-ASTHMATIC
141.4040	RESPIRATORY/ALLERGIC: ANTIHISTAMINE
141.4080	RESPIRATORY STIMULANTS
141.4120	SKELETAL MUSCLE RELAXANTS
141.4160	SKIN/MUCOUS MEMBRANE: ANTIBIOTICS
141.4200	SKIN/MUCOUS MEMBRANE: ANTIFUNGAL/ANTI-INFLAMMATORY
141.4230	SKIN/MUCOUS MEMBRANE: ANTI-INFLAMMATORIES
141.4240	SKIN/MUCOUS MEMBRANE: ANTI-PRURITICS/ANESTHETICS
141.4280	SKIN/MUCOUS MEMBRANE: ASTRINGENTS
141.4320	SKIN/MUCOUS MEMBRANE: DERMAL ULCERS
141.4360	SKIN/MUCOUS MEMBRANE: FUNGICIDES
141.4400	SKIN/MUCOUS MEMBRANE: KERATOCYTIC
141.4480	SKIN/MUCOUS MEMBRANE: LOCAL ANTI-INFECTIVES
141.4520	SKIN/MUCOUS MEMBRANE: MISCELLANEOUS
141.4560	SKIN/MUCOUS MEMBRANE: SCABICIDES/PEDICULOCIDES
141.4600	TESTING SUPPLIES
141.4640	UNCLASSIFIED
141.4680	URINARY ANTISPASMODICS
141.4720	VAGINAL: ANTI-INFECTIVES
141.4760	VAGINAL: MISCELLANEOUS
141.4800	

AUTHORITY: Implementing and authorized by Sections 5-5 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, pars. 5-5 and 12-13).

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NOTICE OF ADOPTED AMENDMENTS

SOURCE: Emergency amendment at 5 Ill. Reg. 13555, effective December 1, 1981, for a maximum of 150 days; amended at 6 Ill. Reg. 9991, effective August 1, 1982; emergency amendment at 6 Ill. Reg. 10042, effective August 1, 1982, for a maximum of 150 days; emergency amendment at 7 Ill. Reg. 1178, effective February 1, 1983, for a maximum of 150 days; amended and codified as 8 Ill. Adm. Code 140.72 at 7 Ill. Reg. 17358, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13779, effective July 24, 1984; recodified from 89 Ill. Adm. Code 140.72 and 89 Ill. Adm. Code 140.73 at 8 Ill. Reg. 16354; amended at 9 Ill. Reg. 3335, effective March 1, 1985; Amended at 9 Ill. Reg. 19018, effective December 1, 1985; emergency amendment at 10 Ill. Reg. 8153, effective May 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 17681, effective September 28, 1986; emergency amendment at 10 Ill. Reg. 20828, recodified from 89 Ill. Adm. Code 140.71 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 5235, effective March 12, 1987; emergency amendment at 11 Ill. Reg. 5330, effective March 13, 1987 for a maximum of 150 days; amended at 11 Ill. Reg. 11113, effective June 10, 1987; emergency amendment at 11 Ill. Reg. 11361, effective June 15, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 16726, effective September 30, 1987; emergency amendment of 11 Ill. Reg. 20236, effective December 1, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 7358, effective April 12, 1988; emergency amendment at 12 Ill. Reg. 10197, effective June 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 14219, effective August 30, 1988; emergency amendment at 12 Ill. Reg. 15667, effective September 15, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 20851, effective December 2, 1988, for a maximum of 150 days; amended at 13 Ill. Reg. 516, effective December 28, 1988; amended at 13 Ill. Reg. 3850, effective March 17, 1989; emergency amendment at 13 Ill. Reg. 8036, effective May 15, 1989, for a maximum of 150 days; emergency amendment at 13 Ill. Reg. 10700, effective June 15, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 15672, effective September 22, 1989; amended at 13 Ill. Reg. 16982, effective October 20, 1989; emergency amendment at 14 Ill. Reg. 2657, effective February 2, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 3595, effective February 27, 1990; amended at 14 Ill. Reg. 6339, effective April 16, 1990; amended at 14 Ill. Reg. 9464, effective May 31, 1990; emergency amendment at 14 Ill. Reg. 12278, effective July 15, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 12910, effective August 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 18015, effective October 30, 1990; amended at 14 Ill. Reg. 19325, effective November 27, 1990.

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NOTICE OF ADOPTED AMENDMENTS

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SECTION 141.200 ANALGESICS/NARCOTIC ANTAGONISTS:
ANTIRHEUMATIC

Item Number	Drug Name and Strength
** 50002091	DICLOFENAC SODIUM TABLET 25MG
** 50002093	DICLOFENAC SODIUM TABLET 50MG
** 50002095	DICLOFENAC SODIUM TABLET 75MG
** 50006495	DIFLUNISAL TABLET 250MG
** 50006496	DIFLUNISAL TABLET 500MG
** 50001730	FENOPROFEN CAPSULE 200MG
** 50001731	FENOPROFEN CAPSULE 300MG
** 50001732	FENOPROFEN TABLET 600MG
** 50004800	FLURBIPROFEN TABLET 50MG
** 50004802	FLURBIPROFEN TABLET 100MG
** 50002557	IBUPROFEN SUSPENSION 100MG/5ML 120ML
** 50002559	IBUPROFEN SUSPENSION 100MG/5ML 480ML
** 50000590	IBUPROFEN TABLET 300MG
** 50000592	IBUPROFEN TABLET 400MG
** 50000594	IBUPROFEN TABLET 600MG
** 50000597	IBUPROFEN TABLET 800MG
** 50000610	INDOMETHACIN CAPSULE 25MG
** 50000612	INDOMETHACIN CAPSULE 50MG
** 50001733	INDOMETHACIN CAPSULE 75MG SUSTAINED RELEASE
** 50001711	INDOMETHACIN INJECTION 3MG VIAL
** 50000608	INDOMETHACIN SUPPOSITORY 50MG
** 50000617	INDOMETHACIN SUSPENSION 25MG/5ML
** 50004963	KETOPROFEN CAPSULE 25MG
** 50004967	KETOPROFEN CAPSULE 50MG
** 50004969	KETOPROFEN CAPSULE 75MG
** 50004971	KETOPROFEN TABLET 75MG
** 50001734	MECLOFENAMATE SODIUM CAPSULE 50MG
** 50001735	MECLOFENAMATE SODIUM CAPSULE 100MG
** 50001736	MEFENAMIC ACID CAPSULE 250MG
** 50005696	METHOTREXATE TABLET 2.5MG DOSEPACK
00067763	MYOCHRYSINE INJECTION 10MG/ML 1ML AMP
00067764	MYOCHRYSINE INJECTION 25MG/ML 1ML AMP
00068762	MYOCHRYSINE INJECTION 50MG/ML 1ML AMP
00067762	MYOCHRYSINE INJECTION 50MG/ML 10ML VIAL
** 50001740	NAPROXEN SODIUM TABLET 275MG
** 50001747	NAPROXEN SODIUM TABLET 550MG
** 50001737	NAPROXEN TABLET 250MG
** 50001738	NAPROXEN TABLET 375MG
** 50001739	NAPROXEN TABLET 500MG

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SECTION 141.200 ANALGESICS/NARCOTIC ANTAGONISTS:
ANTIRHEUMATIC (Cont'd)

Item Number	Drug Name and Strength
** 60008050	NONSTEROIDAL ANTI-INFLAMMATORY-ORAL-NOT OTHERWISE LISTED-IF LAW REQUIRES RX
00315816	PABALATE TABLET 100'S
** 50001741	PIROXICAM CAPSULE 10MG
** 50001742	PIROXICAM CAPSULE 20MG
** 00074879	RIDAURA CAPSULE 3MG
00850460	SOLGANOL INJECTION IN OIL 50MG/ML 10ML VIAL
** 50001743	SULINDAC TABLET 150MG
** 50001744	SULINDAC TABLET 200MG
** 50001746	TOLMETIN SODIUM CAPSULE 400MG
** 50001745	TOLMETIN SODIUM TABLET 200MG
** 50001748	TOLMETIN SODIUM TABLET 600MG
** 00332443	TORADOL INJECTION 15MG/ML 1ML SYRINGE
** 00332434	TORADOL INJECTION 30MG/ML 1ML SYRINGE
** 00332444	TORADOL INJECTION 30MG/ML 2ML SYRINGE

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.400 ANALGESICS/NARCOTIC ANTAGONISTS: OPIATE
AGONISTS

Item Number	Drug Name and Strength
50006005	ACETAMINOPHEN 120MG/5ML; CODEINE PHOSPHATE 12MG/5ML ELIX/SUSP
50006001	ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 7.5MG CAP/TAB
50006002	ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 15.0MG CAP/TAB
50006003	ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 30.0MG CAP/TAB
50006004	ACETAMINOPHEN 325MG; CODEINE PHOSPHATE 60.0MG CAP/TAB
50005002	ASPIRIN 325MG; CODEINE PHOSPHATE 15MG CAP/TAB
50005003	ASPIRIN 325MG; CODEINE PHOSPHATE 30MG CAP/TAB
50005004	ASPIRIN 325MG; CODEINE PHOSPHATE 60MG CAP/TAB
50000046	ASPIRIN 325MG; OXYCODONE HCL 2.25MG; OXYCODONE TEREPHTHALATE 0.19 MG TAB

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SECTION 141.400

ANALGESICS/NARCOTIC ANTAGONISTS: OPIATE AGONISTS (Cont'd)

Item Number	Drug Name and Strength
50000048	ASPIRIN 325MG; OXYCODONE HCL 4.5 MG;
	OXYCODONE TEREPHTHALATE 0.38MG TAB
50001376	CODEINE PHOSPHATE/SULFATE TAB/HT 15MG
50001384	CODEINE PHOSPHATE/SULFATE TAB/HT 30MG
50001392	CODEINE PHOSPHATE/SULFATE TAB/HT 60MG
50003058	HYDROMORPHONE TABLET 1MG
50003064	HYDROMORPHONE TABLET 2MG
50003062	HYDROMORPHONE TABLET 3MG
50003064	HYDROMORPHONE TABLET 4MG
00041910	LEVO-DROMORAN INJECTION 2MG/ML 1ML AMP
00041911	LEVO-DROMORAN INJECTION 2MG/ML-10ML VIAL
00040044	LEVO-DROMORAN TABLET 2MG
50003493	MEPERIDINE HCL INJECTION 25MG AMP
50003492	MEPERIDINE HCL INJECTION 25MG SYRINGE
50003494	MEPERIDINE HCL INJECTION 50MG AMP
50003495	MEPERIDINE HCL INJECTION 50MG SYRINGE
50003499	MEPERIDINE HCL INJECTION 50MG/ML 30ML VIAL
50003496	MEPERIDINE HCL INJECTION 75MG AMP
50003500	MEPERIDINE HCL INJECTION 75MG SYRINGE
50004850	MEPERIDINE HCL INJECTION-100MG AMP (1ML)
50003497	MEPERIDINE HCL INJECTION-100MG AMP (2ML)
50004851	MEPERIDINE HCL INJECTION-100MG SYRINGE
50004852	MEPERIDINE HCL INJECTION-100MG/ML 20ML VIAL
50003061	METHADONE HCL INJECTION 10MG/ML 1ML
50003063	METHADONE HCL INJECTION 10MG/ML 20ML
50003065	METHADONE HCL ORAL SOLUTION 5MG/5ML
50003075	METHADONE HCL ORAL SOLUTION 10MG/ML 30ML
50003067	METHADONE HCL ORAL SOLUTION 10MG/5ML
50003069	METHADONE HCL TABLET 5MG
50003071	METHADONE HCL TABLET 10MG
50003881	MORPHINE SULFATE TABLET 15MG CONTROLLED RELEASE
50003899	MORPHINE SULFATE CONTROLLED RELEASE TABLET 30MG
50003889	MORPHINE SULFATE CONTROLLED RELEASE TABLET 60MG
50003887	MORPHINE SULFATE TABLET 100MG CONTROLLED RELEASE
50003354	MORPHINE SULFATE INJECTION 2MG/ML 1 ML SYRINGE
50003352	MORPHINE SULFATE INJECTION 4MG/ML 1 ML SYRINGE
50003523	MORPHINE SULFATE INJECTION 8MG/ML 1 ML AMP
50004858	MORPHINE SULFATE INJECTION 8MG/ML 1 ML SYRINGE
50003524	MORPHINE SULFATE INJECTION 10MG/ML 1 ML AMP

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SECTION 141.400

ANALGESICS/NARCOTIC ANTAGONISTS: OPIATE AGONISTS (Cont'd)

Item Number	Drug Name and Strength
50004859	MORPHINE SULFATE INJECTION 10MG/ML 1 ML SYRINGE
50003525	MORPHINE SULFATE INJECTION 15MG/ML 1 ML AMP
50004860	MORPHINE SULFATE INJECTION 15MG/ML 1 ML SYRINGE
50004861	MORPHINE SULFATE INJECTION 15MG/ML 20ML
50007016	MORPHINE SULFATE ORAL SOLUTION 10MG/5ML 120ML
50002006	MORPHINE SULFATE ORAL SOLUTION 10MG/5ML 500ML
50003590	MORPHINE SULFATE ORAL SOLUTION 20MG/ML 30ML
50005592	MORPHINE SULFATE ORAL SOLUTION 20MG/ML 120ML
50002016	MORPHINE SULFATE ORAL SOLUTION 20MG/5ML
50007018	MORPHINE SULFATE ORAL SOLUTION 20MG/5ML 120ML
50002717	MORPHINE SULFATE ORAL SOLUTION 100MG/5ML
50003875	MORPHINE SULFATE TABLET 10MG
50003883	MORPHINE SULFATE TABLET 15MG
50003885	MORPHINE SULFATE TABLET 30MG
50002071	OXYCODONE HCL ORAL SOLUTION 5MG/5ML
50002073	OXYCODONE HCL TABLET 5MG
50004316	PAREGORIC LIQUID

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.960

ANTIMICROBIAL: TETRACYCLINES

Item Number	Drug Name and Strength
** 50001380	DEMECLOXYCLINE HCL CAPSULE 150MG
** 50001381	DEMECLOXYCLINE HCL TABLET 150MG
** 50001382	DEMECLOXYCLINE HCL TABLET 300MG
** 50006437	DOXYCYCLINE CALCIUM SYRUP 50MG/5ML
** 50006435	DOXYCYCLINE HYCLATE CAPSULE 50MG
** 50006100	DOXYCYCLINE HYCLATE CAPSULE 100MG
** 50002312	DOXYCYCLINE HYCLATE PELLETTED CAPSULE 100MG
** 50001386	DOXYCYCLINE IV INJECTION 100MG
** 50000100	DOXYCYCLINE IV INJECTION 100MG VIAL
** 50003400	DOXYCYCLINE IV INJECTION 200MG VIAL
** 50006436	DOXYCYCLINE MONOHYDRATE ORAL SUSPENSION 25MG/5ML 60ML
** 50001388	METHACYCLINE HCL CAPSULE 150MG
** 50001389	METHACYCLINE HCL CAPSULE 300MG
** 50001250	MINOCYCLINE CAPSULE 50MG
** 50001300	MINOCYCLINE CAPSULE 100MG

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SECTION 141.960 ANTIMICROBIAL: TETRACYCLINES (Cont'd)

Item Number	Drug Name and Strength
** 50004857	MINOCYCLINE HCL INJECTION FOR IV 100MG VIAL
** 50006634	MINOCYCLINE HCL PELLET FILLED CAP 50MG
** 50006636	MINOCYCLINE HCL PELLET FILLED CAP 100MG
** 50001305	MINOCYCLINE ORAL SUSPENSION 50MG/5ML
** 50001394	MINOCYCLINE TABLET 50MG
** 50001395	MINOCYCLINE TABLET 100MG
** 50005711	OXYTETRACYCLINE HCL CAPSULE 250MG
** 50001401	OXYTETRACYCLINE HCL INJECTION 250MG VIAL IV
** 50001402	OXYTETRACYCLINE HCL INJECTION 500MG VIAL IV
** 50001406	OXYTETRACYCLINE INJECTION 125MG/ML IM 2ML AMP
** 50001407	OXYTETRACYCLINE INJECTION 125MG/ML IM 2ML SYRINGE
** 50001403	OXYTETRACYCLINE INJECTION 50MG/ML IM 2ML AMP
** 50001404	OXYTETRACYCLINE INJECTION 50MG/ML IM 2ML SYRINGE
** 50001405	OXYTETRACYCLINE INJECTION 50MG/ML IM 10ML VIAL
** 50005617	TETRACYCLINE IM INJECTION 100MG VIAL
** 50005618	TETRACYCLINE IM INJECTION 250MG VIAL
** 50005620	TETRACYCLINE IV INJECTION 250MG VIAL
** 50005621	TETRACYCLINE IV INJECTION 500MG VIAL
** 50005819	TETRACYCLINE PEDIATRIC DROP 100MG/ML 10ML
** 50005800	TETRACYCLINE SYR/SUSP 125MG/5ML
** 50005789	TETRACYCLINE TAB/CAP 250MG
** 50005790	TETRACYCLINE TAB/CAP 500MG
** 60008016	TETRACYCLINE-INJECTION-NOT OTHERWISE LISTED-IF LAW LISTED-IF LAW REQUIRES RX
** 60008015	TETRACYCLINE-ORAL-NOT OTHERWISE LISTED-IF LAW REQUIRES RX

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.1240 CARDIOVASCULAR: ANTIARRHYTHMIC

Item Number	Drug Name and Strength
** 00345470	CARDIOQUIN TABLET 275MG
** 50003901	DISOPYRAMIDE PHOSPHATE CAPSULE 100MG
** 50003903	DISOPYRAMIDE PHOSPHATE CAPSULE 150MG
** 50003905	DISOPYRAMIDE PHOSPHATE CONTROLLED RELEASE CAPSULE 100MG
** 50003907	DISOPYRAMIDE PHOSPHATE CONTROLLED RELEASE CAPSULE 150MG

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SECTION 141.1240 CARDIOVASCULAR: ANTIARRHYTHMIC (Cont'd)

Item Number	Drug Name and Strength
** 00870732	ENKAID-CAPSULE-25MG
** 00870734	ENKAID-CAPSULE-35MG
** 00870735	ENKAID-CAPSULE-50MG
** 05970066	MEXITIL CAPSULE 150MG
** 05970067	MEXITIL CAPSULE 200MG
** 05970068	MEXITIL CAPSULE 250MG
G 50004048	PROCAINAMIDE HCL INJ 100MG/ML 10ML VIAL
G 50004050	PROCAINAMIDE HCL INJ 500MG/ML 2ML VIAL
** 50004043	PROCAINAMIDE HCL SR TABLET 250MG
** 50004047	PROCAINAMIDE HCL SR TABLET 500MG
** 50004049	PROCAINAMIDE HCL SR TABLET 750MG
** 50004051	PROCAINAMIDE HCL SR TABLET 1000MG
** 50004042	PROCAINAMIDE HCL TAB/CAP 250MG
** 50004044	PROCAINAMIDE HCL TAB/CAP 375MG
** 50004046	PROCAINAMIDE HCL TAB/CAP 500MG
** 50004066	QUINIDINE GLUCONATE TAB/CAP 324/330MG TD
** 50000985	QUINIDINE SULFATE TABLET CR 300MG
** 50005141	QUINIDINE SULFATE TABLET 100MG
** 50005142	QUINIDINE SULFATE TABLET 200MG
** 50005143	QUINIDINE SULFATE TABLET 300MG
** 00890305	TAMBOCOR-TABLET-50MG
** 00890307	TAMBOCOR-TABLET-100MG
** 00890314	TAMBOCOR TABLET 150MG
** 00060707	TONOCARD TABLET 400MG
** 00060709	TONOCARD TABLET 600MG

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.1320 CARDIOVASCULAR: BETA BLOCKERS

Item Number	Drug Name and Strength
** 00741664	CARTROL TABLET 2.5MG
** 00741665	CARTROL TABLET 5.0MG
** 00030232	CORGARD TABLET 20MG
** 00030207	CORGARD TABLET 40MG
** 00030241	CORGARD TABLET 80MG
** 00030208	CORGARD TABLET-120MG
** 00030246	CORGARD TABLET-160MG
** 00255101	KERLONE TABLET 10MG

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SECTION 141.1320

CARDIOVASCULAR: BETA BLOCKERS (Cont'd)

Item Number	Drug Name and Strength
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** 00255201

KERLONE TABLET 20MG
Searle has established the "Kerlone Patient Plus" program to make Kerlone tablets available at no cost to patients for six months. Physicians have been able to enroll patients in the program since May 15, 1990. The enrollment period will end on August 31, 1990. Patients receive certificates good for either 30, 60 or 90 day supplies which are to be used by the provider to obtain payment directly from Searle. The Department of Public Aid will not allow payment to providers for Kerlone prescriptions issued to enrolled individuals during their six months of eligibility in the "Kerlone Patient Plus" program. Through August 31, 1990, providers must take appropriate steps to enroll recipients in the Searle program. For specific information on the Searle "Kerlone Patient Plus" program, providers may call 1-800-537-5663 (1-800-KERLONE).

** 40001069	LABELALOL HCL TABLET 100MG
** 50003386	LABELALOL HCL TABLET 200MG
** 50003388	LABELALOL HCL TABLET 300MG
** 00214500	LEVATOL TABLET 20MG
** 00280051	LOPRESSOR TABLET 50MG
** 00280071	LOPRESSOR TABLET 100MG
G 50005440	PROPRANOLOL HCL INJECTION 1MG/1ML AMP
** 50005468	PROPRANOLOL HCL LONG ACTING CAPSULE 60MG
** 50005470	PROPRANOLOL HCL LONG ACTING CAPSULE 80MG
** 50005475	PROPRANOLOL HCL LONG ACTING CAPSULE 120MG
** 50005480	PROPRANOLOL HCL LONG ACTING CAPSULE 160MG
** 50005442	PROPRANOLOL HCL TABLET 10MG
** 50005444	PROPRANOLOL HCL TABLET 20MG
** 50005446	PROPRANOLOL HCL TABLET 40MG
** 50005448	PROPRANOLOL HCL TABLET 60MG
** 50005450	PROPRANOLOL HCL TABLET 80MG
** 50005452	PROPRANOLOL HCL TABLET 90MG
** 00824177	SECTRAL CAPSULE 200MG
** 00824179	SECTRAL CAPSULE 400MG
** 00380105	TENORMIN TABLET 50MG
** 00380101	TENORMIN TABLET 100MG
** 50007401	TIMOLOL MALEATE TABLET 10MG
** 50007402	TIMOLOL MALEATE TABLET 20MG

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SECTION 141.1320

CARDIOVASCULAR: BETA BLOCKERS (Cont'd)

Item Number	Drug Name and Strength
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** 00780111	VISKEN TABLET 5MG
** 00780073	VISKEN TABLET 10MG

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.2400

GASTROINTESTINAL: MISCELLANEOUS

Item Number	Drug Name and Strength
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** 00830153	ACTIGALL CAPSULE 300MG
00023144	AXID CAPSULE 150MG
00023145	AXID CAPSULE 300MG
00881712	CARAFATE TABLET 1GM
00327720	CHENIX-TABLET-250MG
** 00251461	CYTOTEC TABLET 200MCG
50004242	METOCLOPRAMIDE HCL SYRUP 5MG/5ML
50004924	METOCLOPRAMIDE HCL TABLET 5MG
50004916	METOCLOPRAMIDE HCL TABLET 10MG
00063539	PEPCID INJECTION 20MG/2ML ONE DOSE VIAL
00063541	PEPCID INJECTION 20MG/2ML TWO DOSE VIAL
00063538	PEPCID SUSPENSION 40MG/5ML
00060963	PEPCID TABLET 20MG
00060964	PEPCID TABLET 40MG
** 00321924	ROWASA RECTAL SUSPENSION ENEMA 4GM/60ML
01085029	TAGAMET INJECTION 300MG IN SODIUM CHLORIDE 0.9% 50ML PLASTIC CONTAINERS
01085017	TAGAMET INJECTION 300MG/2ML 2ML VIAL
01085022	TAGAMET INJECTION 300MG/2ML 8ML VIAL
01085014	TAGAMET ORAL LIQUID 300MG/5ML
01085012	TAGAMET TABLET 200MG
01085013	TAGAMET TABLET 300MG
01085026	TAGAMET TABLET 400MG
01085027	TAGAMET TABLET 800MG
01730362	ZANTAC INJECTION 25MG/ML 2ML VIAL
01730363	ZANTAC INJECTION 25MG/ML 10ML VIAL
01730383	ZANTAC SYRUP 15MG/ML
01730344	ZANTAC TABLET 150MG
01730393	ZANTAC TABLET 300MG

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

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SECTION 141.2840

HORMONES/AGENTS AFFECTING MECHANISMS:
ANDROGENS

Item Number	Drug Name and Strength
50003041	DANAZOL CAPSULE 50MG
50003043	DANAZOL CAPSULE 100MG
50003045	DANAZOL CAPSULE 200MG
50003028	FLUOXYMESTERONE TABLET 2MG
50003030	FLUOXYMESTERONE TABLET 5MG
50003032	FLUOXYMESTERONE TABLET 10MG
50003793	METHYLTESTOSTERONE TAB ORAL/BUCCAL 5MG
50003794	METHYLTESTOSTERONE TAB ORAL/BUCCAL 10MG
50003808	METHYLTESTOSTERONE TAB ORAL/BUCCAL 25MG
00332260	SYNAREL NASAL SPRAY 2MG/ML 10ML
50005613	TESTOSTERONE INJECTION 25MG/ML 10ML VIAL
50005614	TESTOSTERONE INJECTION 50MG/ML 10ML VIAL
50005615	TESTOSTERONE INJECTION 100MG/ML 10ML

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(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.2920

HORMONES/AGENTS AFFECTING MECHANISMS:
ESTROGENS/PROGESTINS

Item Number	Drug Name and Strength
50002490	CHLOROTRIANISENE TAB/CAP 12MG
50002492	CHLOROTRIANISENE TAB/CAP 25MG
50002494	CHLOROTRIANISENE TAB/CAP 72MG
50004804	CONJUGATED-ESTROGENS-TABLET-0.3MG
50004812	CONJUGATED-ESTROGENS-TABLET-0.625MG
50004873	CONJUGATED-ESTROGENS-TABLET-0.9MG
50004820	CONJUGATED-ESTROGENS-TABLET-1.25MG
50004839	CONJUGATED-ESTROGENS-TABLET-2.5MG
50002097	DIETHYLSTILBESTROL TABLET EC 1.0MG
50002119	DIETHYLSTILBESTROL TABLET EC 5.0MG
50002089	DIETHYLSTILBESTROL TABLET 1.0MG
50002100	DIETHYLSTILBESTROL TABLET 5.0MG
00870755	ESTRACE TABLET 1.0MG
00870756	ESTRACE TABLET 2.0MG
50003413	ESTRADIOL AQUEOUS 0.22MG/IML 10ML VIAL
50003414	ESTRADIOL AQUEOUS 0.44MG/IML 10ML VIAL
50003415	ESTRADIOL AQUEOUS 1.0 MG/IML 10ML VIAL
50003416	ESTRADIOL AQUEOUS 1.1MG/IML 10ML VIAL
50003418	ESTRADIOL CYPIONATE INJ 1MG/ML 10ML VIAL
50003420	ESTRADIOL CYPIONATE INJ 5MG/ML 5ML VIAL
50001286	ESTRADIOL TRANSDERMAL PATCH 0.05MG 10CM2

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SECTION 141.2920

HORMONES/AGENTS AFFECTING MECHANISMS:
ESTROGENS/PROGESTINS (Cont'd)

Item Number	Drug Name and Strength
50001288	ESTRADIOL TRANSDERMAL PATCH 0.1MG 20CM2
50003421	ESTRADIOL VALERATE 10MG/ML 1ML VIAL
50003422	ESTRADIOL VALERATE 10MG/ML 5ML VIAL
50003423	ESTRADIOL VALERATE 20MG/ML 1ML SYRINGE
50003424	ESTRADIOL VALERATE 20MG/ML 5ML VIAL
50003425	ESTRADIOL VALERATE 40MG/ML 5ML VIAL
50003426	ESTROGENIC SUBSTANCE AQ INJ 2MG/ML 10ML
50003528	ESTROGENIC SUBSTANCE AQ INJ 5MG/ML 10ML
50003082	HYDROXYPROGESTERONE CAPROATE 125MG/ML 2ML VIAL
50003084	HYDROXYPROGESTERONE CAPROATE 125MG/ML 10ML VIAL
50003086	HYDROXYPROGESTERONE CAPROATE 250MG/ML 1ML SYRINGE
50003088	HYDROXYPROGESTERONE CAPROATE 250MG/ML 5ML VIAL
50003888	MEDROXYPROGESTERONE ACETATE 2.5MG TA/CA
50003890	MEDROXYPROGESTERONE ACETATE 10MG TAB/CAP
00743943	OGEN TABLET 0.625MG
00743946	OGEN TABLET 1.25MG
00743951	OGEN TABLET 2.5MG
00743958	OGEN TABLET 5MG
00460552	PREMARIN INJECTION 25MG W DILUENT
00460868	PREMARIN TABLET 0.3MG
00460867	PREMARIN TABLET 0.625MG
00460864	PREMARIN TABLET 0.9MG
00460866	PREMARIN TABLET 1.25MG
00460865	PREMARIN TABLET 2.5MG
50004925	PROGESTERONE INJECT IN OIL 25MG/ML 10ML
50004926	PROGESTERONE INJECT IN OIL 50MG/ML 5ML
50004927	PROGESTERONE INJECT IN OIL 50MG/ML 10ML
50000641	RITODRINE HCL INJECTION 10MG/ML 5ML AMP
50000643	RITODRINE HCL INJECTION 15MG/ML 10ML SYRINGE
50000645	RITODRINE HCL TABLET 10MG

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.3000

HORMONES/AGENTS AFFECTING MECHANISMS:
OXYTOCICS

Item Number	Drug Name and Strength
50002585	ERGONOVINE MALEATE TABLET 0.2MG

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SECTION 141.3000 HORMONES/AGENTS AFFECTING MECHANISMS:
OXYTOCICS (Cont'd)

** 00780054 METHERGINE TABLET 0.2MG
 00781061 SYNTOCINON NASAL SPRAY 40IU/CC 2CC SIZE
 00780061 SYNTOCINON NASAL SPRAY 40IU/CC 5CC SIZE
 (Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.3320 MISCELLANEOUS

Item Number	Drug Name and Strength
** 05040270	ERGAMISOL TABLET 50MG
** 50006910	RABIES VACCINE HDCV SINGLE DOSE VIAL
** 50006920	RABIES IMMUNE GLOBULIN 150IU/ML 2ML
** 50006930	RABIES IMMUNE GLOBULIN 150IU/ML 10ML
** 50004797	RHO (D) IMMUNE GLOBULIN 1:1000
** 50003300	SODIUM CHLORIDE 0.9% 3ML VIAL
** 50003308	FOR RESPIRATORY THERAPY USE
** 50005722	SODIUM CHLORIDE 0.9% 5ML VIAL
** 50005720	FOR RESPIRATORY THERAPY USE
** 50005732	SODIUM CHLORIDE 0.9% FOR INJECTION 10ML
** 50005730	WATER, STERILE, FOR INJECTION 5ML
** 50006894	WATER, STERILE, FOR INJECTION 10ML
** 50006896	ZINC SULFATE 66MG (15MG ZINC)
** 50006900	ZINC SULFATE 110MG (25MG ZINC)

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.3680 PARASITICIDAL: ANTIPROTOZOALS

Item Number	Drug Name and Strength
** 00240082	ATABRINE TABLET 100MG
** 50001580	CARBASONE CAPSULE 250MG
** 50001581	CHLOROQUINE HCL INJECTION 50MG/ML 5ML
** 50002488	CHLOROQUINE PHOSPHATE TAB/CAP 250MG
** 50001261	CHLOROQUINE PHOSPHATE TAB/CAP 500MG
** 50001582	CHLOROQUINE PHOSPHATE 500MG; PRIMAQUINE PHOSPHATE 79MG TABLET
** 00810201	DARAPRIM TABLET 25MG
** 50001583	EMETINE HCL 65MG/ML 1ML AMP

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

SECTION 141.3680 PARASITICIDAL: ANTIPROTOZOALS (Cont'd)

Item Number	Drug Name and Strength
** 50001586	IDOQUINOL POWDER 25GM
** 50001584	IDOQUINOL TABLET 210MG
** 50001585	IDOQUINOL TABLET 650MG
** 50001823	MEFLOQUINE HCL TABLET 25MG
** 50001587	METRONIDAZOLE INJECTION 500MG VIAL
** 50000720	METRONIDAZOLE TABLET 250MG
** 50000722	METRONIDAZOLE TABLET 500MG
** 00241561	PLAQUENIL TABLET 200MG
** 00241597	PRIMAQUINE PHOSPHATE TAB 26.3MG
** 50005148	QUININE SULFATE CAPSULE 120MG
** 50001591	QUININE SULFATE CAPSULE 130MG
** 50005150	QUININE SULFATE CAPSULE 200MG
** 50001593	QUININE SULFATE CAPSULE 260MG
** 50005169	QUININE SULFATE CAPSULE 300MG
** 50001594	QUININE SULFATE CAPSULE 325MG
** 50001598	QUININE SULFATE SUSPENSION 110MG/5ML
** 50001595	QUININE SULFATE TABLET 260MG
** 50001596	QUININE SULFATE TABLET 325MG
** 50001599	SULFADOXINE 500MG; PYRIMETHAMINE 25MG

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.4040

RESPIRATORY/ALLERGIC: ANTI-ASTHMATIC

Item Number	Drug Name and Strength
** 03693007	AEROBID AEROSOL 7GM CANISTER 250MG/ACTUATION 100 DOSES/INHALER
** 50000614	ALBUTEROL SULFATE INHALER 17GM
** 50000616	ALBUTEROL SULFATE INHALER 17GM - REFILL
** 50001981	ALBUTEROL SULFATE SOLUTION FOR INHALATION 0.5%
** 40001095	ALBUTEROL SULFATE SYRUP 2MG/5ML
** 50002323	ALBUTEROL SULFATE TABLET SR 4MG
** 50002320	ALBUTEROL SULFATE TABLET 2MG
** 50002322	ALBUTEROL SULFATE TABLET 4MG
** 50000023	AMINOPHYLLINE IV INJECTION 500MG/20ML AMP
** 50002414	AMINOPHYLLINE ORAL SOLUTION 315MG/15ML
** 50000108	AMINOPHYLLINE TABLET 100MG
** 50000116	AMINOPHYLLINE TABLET 200MG
** 50000117	AMINOPHYLLINE TABLET SR 225MG
** 05970082	ATROVENT INHALATION AEROSOL 14GM 17MG/ACTUATION 200 DOSES/UNIT

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NOTICE OF ADOPTED AMENDMENTS

SECTION 141.4040 RESPIRATORY/ALLERGIC: ANTI-ASTHMATIC (Cont'd)

Item Number	Drug Name and Strength
** 50006490	BECLOMETHASONE DIPROPIONATE AEROSOL INHALER 42MCG/ACTUATION 16.8GM UNIT ORAL
** 50005692	BECLOMETHASONE DIPROPIONATE AEROSOL INH 42MCG/ACTUATION 16.8GM UNIT ORAL REFILL
** 50006488	BECLOMETHASONE DIPROPIONATE NASAL INHALER 42MCG/ACTUATION 16.8GM UNIT
** 50006486	BECLOMETHASONE DIPROPIONATE NASAL SPRAY 0.042% 25ML
** 50002519	CROMOLYN SODIUM AEROSOL INHALER 8.1GM 800MCG/ACTUATION (112 SPRAYS/UNIT)
** 50002521	CROMOLYN SODIUM AEROSOL INHALER 14.2GM 800MCG/ACTUATION (200 SPRAYS/UNIT)
** 50001003	CROMOLYN SODIUM CAPSULE 20MG
** 50001005	CROMOLYN SODIUM INHALER
** 50001007	CROMOLYN SODIUM NASAL SOLUTION 40MG/ML 13ML BOTTLE WITH SPRAY
** 50001009	CROMOLYN SODIUM NASAL SOLUTION 40MG/ML 40MG/ML 13ML REFILL BOTTLE
** 50001014	CROMOLYN SODIUM NASAL SOLUTION 40MG/ML 26ML BOTTLE WITH SPRAY
** 50001004	CROMOLYN SODIUM NEBULIZER SOLUTION 20MG/2ML AMP
** 50004150	ISOETHARINE HYDROCHLORIDE SOLUTION 1.0% 10ML UNIT
** 50004152	ISOETHARINE HYDROCHLORIDE SOLUTION 1.0% 30ML UNIT
** 00890790	MAXAIR AEROSOL INHALER COMPLETE 0.2MG/DOSE 300 ACTIVATIONS/UNIT 25.6GM
** 50004965	METAPROTENOL SULF INH SOLN 5.0% 10ML
** 50006032	METAPROTENOL SULF INH SOLN 5% 30ML
** 50004101	METAPROTENOL-SULF-INH-225MG/15ML-REFILL
** 50004100	METAPROTENOL-SULF-INH-225MG/15ML-UNIT
** 50002041	METAPROTENOL SULFATE INHALATION AEROSOL 650MCG/ACTUATION 200 PUFF COMPLETE UNIT
* 50002043	METAPROTENOL SULFATE INHALATION AEROSOL 650MCG/ACTUATION 200 PUFF REFILL UNIT
** 50004095	METAPROTENOL SULFATE SYRUP 10MG/5ML
** 50004099	METAPROTENOL SULFATE TABLET 10MG
** 50004102	METAPROTENOL SULFATE TABLET 20MG
** 50006480	TERBUTALINE SULFATE AEROSOL INHALER 0.20MG/ACTUATION 7.5ML UNIT
** 50006482	TERBUTALINE SULFATE AEROSOL INHALER 0.20MG/ACTUATION 7.5ML REFILL
** 50006476	TERBUTALINE SULFATE INJECTION 1.0MG/1ML
** 50006477	TERBUTALINE SULFATE TABLET 2.5MG

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NOTICE OF ADOPTED AMENDMENTS

SECTION 141.4040 RESPIRATORY/ALLERGIC: ANTI-ASTHMATIC (Cont'd)

Item Number	Drug Name and Strength
** 50006478	TERBUTALINE SULFATE TABLET 5.0MG
** 50007134	THEOPHYLLINE LIQUID 80MG/15ML
** 50007139	THEOPHYLLINE LIQUID 150MG/15ML
** 50007140	THEOPHYLLINE LIQUID 160MG/15ML
** 50007142	THEOPHYLLINE SUSPENSION 100MG/5ML
** 50007155	THEOPHYLLINE-TAB/CAP-TP-50MG-ANHYDROUS
** 50007156	THEOPHYLLINE-TAB/CAP-TP-60MG-ANHYDROUS
** 50007159	THEOPHYLLINE-TAB/CAP-TP-75MG-ANHYDROUS
** 50007160	THEOPHYLLINE TAB/CAP TD 100MG ANHYDROUS
** 50007162	THEOPHYLLINE-TAB/CAP-TP-125MG-ANHYDROUS
** 50007166	THEOPHYLLINE TAB/CAP TD 200MG ANHYDROUS
** 50007168	THEOPHYLLINE TAB/CAP TD 250MG ANHYDROUS
** 50007172	THEOPHYLLINE TAB/CAP TD 300MG ANHYDROUS
** 50007175	THEOPHYLLINE TAB/CAP TD 400MG ANHYDROUS
** 50007177	THEOPHYLLINE TAB/CAP TD 450MG ANHYDROUS
** 50007146	THEOPHYLLINE TAB/CAP 100MG ANHYDROUS
** 50007150	THEOPHYLLINE TAB/CAP 200MG ANHYDROUS
** 50005689	THEOPHYLLINE TAB/CAP 300MG ANHYDROUS
** 00241060	TORNALATE AEROSOL INHALER 0.8% 0.37MG/ACTUATION 15ML UNIT
** 00241061	TORNALATE AEROSOL INHALER 0.8% 0.37MG/ACTUATION 15ML-REFILL
** 50000440	TRIAMCINOLONE ACETONIDE AEROSOL INHALER 20GM

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.4360 SKIN/MUCOUS MEMBRANE: DERMAL ULCERS

Item Number	Drug Name and Strength
** 50003531	BALSAM PERU; CASTOR OIL; TRYPSIN 72.5MG; 650MG; 0.1MG/0.82ML AEROSOL 60GM
** 50003533	BALSAM PERU; CASTOR OIL; TRYPSIN 72.5MG; 650MG; 0.1MG/0.82ML AEROSOL 120GM
G** 08884001	BLISTERFILM TRANSPARENT DRESSING 2" X 3"
G** 08884019	BLISTERFILM TRANSPARENT DRESSING 3-1/2" X 4"
G** 08884027	BLISTERFILM TRANSPARENT DRESSING 5-1/2" X 6"
** 10102060	CARA-KLENZ SPRAY 180ML
** 10102160	CARA-KLENZ SPRAY 480ML
** 10101005	CARRINGTON DERMAL WOUND GEL 15ML
** 10101030	CARRINGTON DERMAL WOUND GEL 90ML
** 50000160	COLLAGENASE OINTMENT 250U/GM 15GM
** 50000161	COLLAGENASE OINTMENT 250U/GM 30GM

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NOTICE OF ADOPTED AMENDMENTS

SECTION 141.4360 SKIN/MUCOUS MEMBRANE: DERMAL ULCERS (Cont'd)

Item Number	Drug Name and Strength
** 00160024	DEBRISAN 60GM
** 00161024	DEBRISAN 120GM
** 00162024	DEBRISAN 4GM PACKETS 7'S
** 00163024	DEBRISAN 4GM PACKETS 14'S
** 12815501	DECUBITEX OINTMENT 15GM
** 12816501	DECUBITEX OINTMENT 60GM
** 12814501	DECUBITEX OINTMENT 120GM
** 12814410	DECUBITEX POWDER 10GM
** 12814420	DECUBITEX POWDER 30GM
** 12814430	DECUBITEX POWDER 1GM 30'S
** 12814440	DECUBITEX POWDER 1GM 100'S
** 00031876	DUODERM STERILE HYDROACTIVE DRESSING 4X4
** 00031888	DUODERM STERILE HYDROACTIVE DRESSING 6X8
** 00031986	DUODERM STERILE HYDROACTIVE DRESSING 8X8
** 00031988	DUODERM STERILE HYDROACTIVE DRESSING 8X12
** 00031877	DUODERM STERILE HYDROACTIVE GRANULES 4GM
** 00711255	ELASE FOR SOLUTION
** 00712221	ELASE OINTMENT 10GM SIZE
** 00711121	ELASE OINTMENT 30GM SIZE
** 00712124	ELASE/CHLOROMYCETIN OINTMENT 10GM SIZE
** 00711124	ELASE/CHLOROMYCETIN OINTMENT 30GM SIZE
G** 08190405	FERRIS POLYMEM STERILE DRESSING 4" X 5"
G** 08190605	FERRIS POLYMEM STERILE DRESSING 6" X 6"
G** 02121620	TEGADERM TRANSPARENT DRESSING #1620 FIRST AID STYLE 2-3/8" X 2-3/4"
G** 02121621	TEGADERM TRANSPARENT DRESSING #1621 FIRST AID STYLE 4" X 5-1/2"
G** 02121622	TEGADERM TRANSPARENT DRESSING #1622 FRAME STYLE 1-3/4" X 1-3/4"
G** 02121625	TEGADERM TRANSPARENT DRESSING #1625 FRAME STYLE 2-3/8" X 2-3/4"
G** 02121627	TEGADERM TRANSPARENT DRESSING #1627 FRAME STYLE 4" X 10"
G** 02121628	TEGADERM TRANSPARENT DRESSING #1628 FRAME STYLE 6" X 8"
G** 02121629	TEGADERM TRANSPARENT DRESSING #1629 FRAME STYLE 8" X 12"
G** 02121636	TEGADERM TRANSPARENT DRESSING #1636 FRAME POUCH STYLE 4" X 4-3/4"
G** 02121638	TEGADERM TRANSPARENT DRESSING #1638 POUCH STYLE 6" X 8"
G** 02121639	TEGADERM TRANSPARENT DRESSING #1639 POUCH STYLE 8" X 12"
G** 02129505	TEGADERM TRANSPARENT DRESSING #9505 FRAME STYLE 2-3/8" X 2-3/4"

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SECTION 141.4360 SKIN/MUCOUS MEMBRANE: DERMAL ULCERS (Cont'd)

Item Number	Drug Name and Strength
G** 02129506	TEGADERM TRANSPARENT DRESSING #9506 FRAME STYLE 4" X 4-3/4"
G** 02120901	TEGASORB FLEXIBLE HYDROACTIVE DRESSING SMALL OVAL STERILE 4" X 4-3/4"
G** 02120902	TEGASORB FLEXIBLE HYDROACTIVE DRESSING SMALL SQUARE STERILE 4" X 4"
G** 02120903	TEGASORB FLEXIBLE HYDROACTIVE DRESSING MEDIUM OVAL STERILE 5" X 6"
G** 02120904	TEGASORB FLEXIBLE HYDROACTIVE DRESSING LARGE OVAL STERILE 6-1/2" X 7-7/8"
G** 02120905	TEGASORB FLEXIBLE HYDROACTIVE DRESSING LARGE SQUARE STERILE 6" X 6"
** 00481500	TRAVASE OINTMENT 14.2GM TUBE
G** 08885400	ULTEC HYDROCOLLOID DRESSING 4" X 4"
G** 08885800	ULTEC HYDROCOLLOID DRESSING 6" X 8"
G** 08882400	VIASORB WOUND DRESSING 3" X 8"
G** 08882104	VIASORB WOUND DRESSING 3" X 10"
G** 08882401	VIASORB WOUND DRESSING 4" X 6"
G** 08882005	VIASORB WOUND DRESSING 6" X 10"
G** 08882500	VIASORB WOUND DRESSING 7" X 7"

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.4520 SKIN/MUCOUS MEMBRANE: LOCAL ANTI-INFECTIVES

Item Number	Drug Name and Strength
*** 50008106	ALCOHOL-ISOPROPYL 91% 480ML
** 50001265	HEXACHLOROPHENE EMULSION 3% 150ML
** 50001267	HEXACHLOROPHENE EMULSION 3% 480ML
01371575	RETIN-A GEL 0.01% 45GM
01370075	RETIN-A LIQUID 0.05% 28ML
** 50000990	SILVER SULFADIAZINE CREAM 1.0% 20GM
** 50000992	SILVER SULFADIAZINE CREAM 1.0% 50GM
** 50000993	SILVER SULFADIAZINE CREAM 1.0% 85GM
** 50000994	SILVER SULFADIAZINE CREAM 1.0% 400GM

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

SECTION 141.4600

SKIN/MUCOUS MEMBRANE:
SCABICIDES/PEDICULOCIDES

Item Number	Drug Name and Strength
07660518	A 200 PYRINATE GEL 30GM
00220002	A 200 PYRINATE LIQUID 60ML
07660002	A 200 PYRINATE LIQUID 120ML
50000171	CROTAMITON CREAM 10.0% 60GM
50000172	CROTAMITON LOTION 10.0% 60ML
** 00237915	ELIMITE CREAM 5% 60GM
** 50000690	LINDANE CREAM 1%
** 50000692	LINDANE LOTION 1%
** 50000694	LINDANE SHAMPOO 1% 60ML
** 00810780	NIX CREME RINSE 1% 60ML
00342365	PRIODERM LOTION 0.5%
** 09959987	RID LIQUID

(Source: Amended at 14 Ill. Reg. 19325, effective November 27, 1990)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

- 1) The Heading of the Part: SUPPORT RESPONSIBILITY OF RELATIVES
- 2) Code Citation: 89 Ill. Adm. Code 103
- 3) Section Number: Adopted Action:
103.10 Amendment
- 4) Statutory Authority: Sections 10-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 10-2 and 12-13)
- 5) Effective Date of Adopted Amendment: November 30, 1990
- 6) Does this rulemaking contain an automatic repeal date?
Yes X No
- 7) Does this Adopted Amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 30, 1990
- 9) Notice of Proposal Published in Illinois Register:
August 17, 1990 (14 Ill. Reg. 13129)
- 10) Has JCAR issued a Statement of Objections to this Adopted Amendment? No
- 11) Differences between proposal and final version: No changes were made to this rulemaking.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this Adopted Amendment replace an Emergency Amendment currently in effect? No
- 14) Are there any Amendments pending on this Part? No
- 15) Summary and Purpose of Adopted Amendment: This rulemaking corrects the Department's policy statement regarding when it will not seek to obtain support from responsible relatives for residents in long term care facilities.

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NOTICE OF ADOPTED AMENDMENT

- 16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER 1: DEPARTMENT OF PUBLIC AID
SUBCHAPTER a: GENERAL PROVISIONS

PART 103

SUPPORT RESPONSIBILITY OF RELATIVES

Section

103.1 Incorporation By Reference
103.10 Support From Responsible Relatives
103.20 Determination Of Ability To Support
103.30 Redetermination Of Ability To Support
103.40 Failure or Refusal to Provide Information
Regarding Ability to Support
103.50 Modification or Release From Support Order
103. Table A Standard For Determining Responsible Relative Liability

AUTHORITY: Implementing and authorized by Article X of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, par. 10-1 et seq.).

SOURCE: Filed and effective December 30, 1977; amended at 3 Ill. Reg. 41, p. 171, effective October 1, 1979; amended at 6 Ill. Reg. 7441, effective June 16, 1982; codified at 7 Ill. Reg. 6493; amended at 10 Ill. Reg. 21898, effective December 12, 1986; amended at 11 Ill. Reg. 6493, effective March 27, 1987; amended at 12 Ill. Reg. 14681, effective August 31, 1988; amended at 13 Ill. Reg. 2496, effective February 14, 1989; amended at 13 Ill. Reg. 3954, effective March 10, 1989; emergency amendment at 13 Ill. Reg. 16180, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 6395, effective April 16, 1990; amended at 14 Ill. Reg. 13288, effective August 6, 1990; amended at 14 Ill. Reg. 19348, effective November 30, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 103.10 Support From Responsible Relatives

- a) The Department shall seek to obtain support for recipients from legally responsible individuals and shall seek the enforcement of support obligations with the following exception:

the Department shall not seek to obtain support for residents of long term care facilities if income of the spouse in the community is less

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NOTICE OF ADOPTED AMENDMENT

Section 103.10 Support From Responsible Relatives (Cont'd.)

than or equal to the Community Spouse Maintenance Needs Standard (as described at 89 Ill. Adm. Code 120.61) and total combined non-exempt assets of the couple do not exceed the Community Spouse Emergency Allowance (as described at 89 Ill. Adm. Code 120.386).

- b) The following persons are "responsible relatives" who are legally responsible for the financial support and maintenance of recipients:

- 1) Spouse for spouse.
- 2) Parents for children under 18 years of age.
- 3) Parents of children age 18 through 20 if living with the parents.

- c) Responsible relatives who are receiving public assistance and/or Supplemental Security Income (SSI) benefits shall be considered unable to support.

- d) A parent is not legally responsible for the financial support and maintenance of a child of any age who has married (regardless of current marital status) and is not living with the parent or parents.

(Source: Amended at 14 Ill. Reg. 19348, effective November 30, 1990)

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NOTICE OF ADOPTED RULES

- 1) Heading of the Part:

Life Care Facilities Contract Code

- 2) Code Citation:

77 Ill. Adm. Code 396

- 3) Section Numbers:

396.10
396.20
396.30
396.40
396.50
396.60
396.70

Adopted Action:

New Section
New Section
New Section
New Section
New Section
New Section
New Section

- 4) Statutory Authority:

Life Care Facilities Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 4160 et seq.)

- 5) Effective Date of Rules:

November 27, 1990

- 6) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒

If "yes," please specify date: N.A.

- 7) Does this Rulemaking Contain Any Incorporations by Reference? Yes ☐ No ☒

If "yes," please specify type: 6.02(a) ☐ or 6.02(b) ☐

If "6.02(b)," was a copy of the approval form issued by the Joint Committee attached to this rulemaking? Yes ☐ No ☐

- 8) Date Filed in Agency's Principal Office:

November 21, 1990

- 9) Date Notice(s) of Proposal was Published in Illinois Register:

November 27, 1989 - 13 Ill. Reg. 18177

- 10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? Yes ☐ No ☒

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

If "yes," please complete the following:

- A) Statement of Objection: _____, Ill. Reg. _____
- B) Agency Response: _____, Ill. Reg. _____
- C) Date Agency Response Submitted for Approval to the Joint Committee: _____

11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

In Section 396.10 the Department will modify the definition of "Financial disclosure statement" to read as follows:

"Financial disclosure statement" means the most recently completed and audited financial statement, and SHALL INCLUDE, BUT NOT BE LIMITED TO, DISCLOSURE OF SHORT TERM ASSETS AND LIABILITIES. This financial disclosure statement is to be delivered to prospective residents of a life care facility by the provider.

In Section 396.10, in the definition of medical services, the Department will delete the last sentence and insert in its place the following language: "The Department shall not prescribe the course of medical treatment provided to an individual resident by the resident's physician in a facility."

In Section 396.10 the Department will add the following definition of "newly constructed facility":

"Newly Constructed Facility" means a life care facility which has not previously existed, at a site where structures are built or remodeled for the purpose of providing a place of residence for life care contractees.

In Section 396.10 the definition "regular periodic charges" will be modified to read as follows:

"Regular periodic charges" means the monthly fee for care and services as described in the life care contract.

In Section 396.20 the Department will delete "enter into a life care contract or proposes to extend, the term of an existing life care contract" and insert in its place "establish or acquire a life care facility".

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NOTICE OF ADOPTED RULES

The Department will modify Section 396.30(b)(2) to read as follows:

A COPY OF THE LETTER OF CREDIT OR ESCROW AGREEMENT AS PROVIDED BY SECTION 7 OF THE ACT. To allow the Department to determine the provider's compliance with Section 7 of the Act, a complete, detailed, written description of any long-term financing of the facility must be submitted with the application. The submission of a copy of the escrow agreement or letter of credit will fulfill this requirement if the document contains such a description.

In Section 396.30(b)(4)(A) the Department will delete "of its sources of solvency (i.e., parent corporation, partnership, etc.)" and insert in its place the following language: "; including an equity statement, with descriptions of the facility's start-up capital and financing,".

In Section 396.30(b)(5) the Department will replace the proposed language with the following:

The identity of the licensed facility or facilities at which licensed care will be provided to those residents in need of such care, as provided for in the life care contract.

In Section 396.30(b)(5)(A) the Department will add "Newly constructed" before "facilities" in the first sentence; insert "written" before "explanation" in the third sentence; and will add the following after the final sentence:

Facilities which received a "continuum of care variance" from the Illinois Health Facilities Planning Board under 77 Ill. Adm. Code 1110.1730(c)(3) will not receive approval to admit non-residents to long-term care beds.

The Department will modify Section 396.30(b)(5)(B) to read as follows:

If the life care facilities contains no licensed long-term care beds, a written explanation of plans to meet the eventual needs of those residents who require contractually entitled levels of care, beyond maintenance services in living units, must be provided to the Department at the time of application. "Living units" and "Maintenance Services" are defined in Section 396.10 of the Life Care Facilities Contract Code.

In Section 396.50(c) the Department will insert a comma after the statutory citation, and insert "long-term care portion of the" before "facility" in the fourth line.

In Section 396.50(f) the Department will insert "BALLOON PAYMENTS DUE AT THE CONCLUSION OF THE MORTGAGE SHALL NOT BE SUBJECT TO THE ESCROW REQUIREMENTS (Section 7(b)(5) of the Act)." after the first sentence.

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In Section 396.50(h) the Department will delete the last sentence and insert at the end of the first sentence the following:

"120 days of the close of the facility's fiscal year".

In Section 396.50(i) the Department will insert "in writing" after Department; delete "solvency or impair its" after "facility's"; insert "sustain operations or" before "meet"; and insert "or creditor" after "residents".

Responses to the Administrative Code Division

In Section 396.10, in the definition of "Act", in the second line, the Department will add a period after "seq".

In Section 396.10, in the definition of "certificates of need" in the second line, the Department will add "(Ill. Rev. Stat. 1989, ch. 111 1/2, par. 4160-1 et seq.)"

In Section 396.10, in the definition of "Financial Institution", the Department will delete the quotation marks before and after "Illinois Savings and Loan Act of 1985" and "Illinois Credit Union Act".

In Section 396.10, in the definition of "medical services", the Department will insert "(Ill. Rev. Stat. 1989, ch. 111, par. 4401-1 et seq.)" after "Medical Practice Act of 1987"; insert "(Ill. Rev. Stat. 1989, ch. 111, par. 2301 et seq.)" after "Illinois Dental Practice Act"; and insert "of 1987 (Ill. Rev. Stat. 1989, ch. 111, par. 3501 et seq.)" after "Illinois Nursing Act".

In Section 396.10, in the definition of "Personal Care Services", the Department will delete "(Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq.)".

In Section 396.50(c) the Department will delete "(Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq.)" and "Life Care Facilities".

In Section 396.50(j), in the second line, the Department will correctly spell "interest".

In Section 396.60(b), in the first line, the Department will change "of" to "or".

In Section 396.60(c) the Department will delete the quotation marks before and after "Rules of Practice and Procedure in Administrative Hearings".

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

In Section 396.50(e)(2), in the first sentence, the Department will delete "with approval of the Director."

In Section 396.10 the Department will add the following definition:

"Substantially completed" means that the facility's entire structure and grounds are completed as described in the facility's architectural blueprints and construction contracts, and that the facility is in compliance with existing local building codes."

In Section 396.10 the Department will add the following definition:

"Ready for occupancy" means that the facility's completed structure is ready to initiate and sustain full operations as a Life Care residence. All mechanical systems, including plumbing, electrical systems, ventilation systems for heating and cooling, and emergency alarm systems must be available. The facility must be in compliance with all existing local housing codes."

In Section 395.50(g) to add the following language after the first sentence:

"Such approval shall only be granted in the event of unforeseeable peril or calamity, such as damage due to fire, vandalism, earthquake, etc., or in the event that the escrow funds are the only source for payment of the long-term debt of the facility."

In Section 396.50(g), in the last line, the Department will insert "and that the funds be used solely for the purpose for which they were released" after "REPAYMENT SCHEDULE".

In Section 396.50(j), in the last sentence, the Department will change "should" to "shall".

In Section 396.50(i) the Department will add at the end the following language:

"Reportable changes in the facility's financial condition include serious delinquency in payments due to creditors, reduction of services to which residents are entitled, financial loss due to theft or gross mismanagement, as well as loss due to physical damage to the facility or legal damages for which the provider is found to be liable."

In Section 396.60(a) the Department will add the following language as the final sentence:

"Factors which the Director shall consider in making the determination under this subsection shall include, but not be limited

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to, those changes in a facility's financial condition which are reportable under Section 396.50(c)."

In Section 396.60(c), in the first sentence, the Department will change "may" to "shall".

In Section 396.60(c), after the first sentence, the Department will add the following language:

"Facilities which do not comply with all provision of this Part will not be granted Life Care Permits. Permittees found to be in violation of the provisions of this Part will suffer suspension of their Life Care Permit. Violations of the provisions of this Part which are not remedied within 30 days after the facility receives notice of such violation from the Department will result in the revocation of the facility's Life Care Permit."

In Section 396.50(g) the Department will place the words "by Section 6 of the Act" and "with Section (6)" in regular type rather than italics.

In Section 396.50(d), in the second sentence, the Department will change "affecting" to "affecting".

In Section 396.10, in the definition of "Certificates of need" the Department will add "(Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1151 et seq.)."

In Section 396.50(g), in the last line, the Department will change "SCHEDULED" to "SCHEDULE".

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

- 13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes ☐ No ☒

- 14) Are there any other Amendments Pending on this Part? Yes ☐ No ☒

If Yes:

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Section Numbers

Proposed Action

Ill. Reg. Citation

- 15) Summary and Purpose of Rules:

This rulemaking establishes uniform requirements for permit application, provider responsibilities, enforcement provisions, and penalties.

This rulemaking requires that providers submit, at the time of their application to operate: (1) a copy of the proposed form of Life Care contract to be entered into with the residents; (2) a copy of the escrow agreements or letters of credit, where applicable, as provided by Section 7 of the Act; (3) details of facility size (specific number of living units) and explanations of any plans to make long-term beds available to non-residents (subject to IDPH approval); (4) detailed descriptions of any long-term financing of the facility; (5) audited financial statements of the facility; (6) completion of an IDPH permit application form and submission of a \$100.00 application fee.

Providers are charged with these responsibilities: (1) deliver to each resident a financial disclosure statement (reflecting the provider's financial position) prior to the execution of a Life Care contract; (2) allow a 14-day rescission period following the execution of a Life Care contract; (3) establish and maintain escrow accounts and/or letters of credit as specified in the Act; (4) submit audited statements of financial condition annually.

Enforcement provisions (Section 9 of the Act) allow the Director of IDPH to: (1) initiate appropriate legal action (via the attorney general) in the event that a provider becomes insolvent or fails to maintain compliance with Section 7 of the Act (re: escrow accounts and/or letters of credit); (2) authorize audits or examinations of any provider (Section 10 of the Act); (3) impose penalties (denial of an application for a Life Care permit, or the revoking or suspension of an existing permit if the provider violates any provisions of the Act). A provider deemed in violation of the Life Care Facilities Act is subject to IDPH penalties; a provider entering into Life Care contracts without a permit is guilty of a Class A misdemeanor.

These proposed rules clarify terms found within the Act ("Escrow Account", "Letter of Credit" and "Financial Institution") and give emphasis to the Act's intention to involve IDPH in the review of the financial strength of both proposed and operating life care facilities. As proposed, the submission of detailed, audited financial statements by the provider to the IDPH will be required (upon application, annually thereafter, and in the event of changes in the provider's financial position) by these life care contract rules.

- 16) Information and Questions regarding this Adopted Rulemaking shall be

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directed to:

Gail M. DeVito, Division of Governmental Affairs, Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Rules begins on the next page:

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TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER c: LONG-TERM CARE FACILITIES

PART 396

LIFE CARE FACILITIES CONTRACT CODE

Section

396.10 Definitions
396.20 Who Must Obtain a Permit
396.30 Application for a Permit
396.40 Permits
396.50 Provider Responsibilities
396.60 Enforcement Provisions
396.70 Penalty

AUTHORITY: Implementing and authorized by the Life Care Facilities Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 4160-1 et seq.).

SOURCE: Adopted at 14 Ill. Reg. 19352, effective November 27, 1990

NOTE: Capitalization denotes statutory language.

Section 396.10 Definitions

"Act" means the Life Care Facilities Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 4160 et seq.).

"CERTIFICATES OF NEED" MEANS THOSE PERMITS ISSUED PURSUANT TO THE ILLINOIS HEALTH FACILITIES PLANNING ACT AS NOW OR HEREFTER AMENDED (Section 2(n) of the Act, Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1151 et seq.).

"DEPARTMENT" MEANS THE DEPARTMENT OF PUBLIC HEALTH (Section 2(a) of the Act).

"DIRECTOR" MEANS DIRECTOR OF THE DEPARTMENT (Section 2(b) of the Act).

"ENTRANCE FEE" MEANS AN INITIAL OR DEFERRED TRANSFER TO A PROVIDER OF A SUM OF MONEY OR PROPERTY, MADE OR PROMISED TO BE MADE BY A PERSON ENTERING INTO A LIFE CARE CONTRACT, WHICH ASSURES A RESIDENT OF SERVICES PURSUANT TO A LIFE CARE CONTRACT (Section 2(h) of the Act).

"Escrow Account" means an account with a bank, trust company, or other financial institution located in the State of Illinois, held in the name of the provider and the escrow agent. The escrow account is returned to the provider or paid to a third party on fulfillment of

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the escrow conditions.

"FACILITY" MEANS A PLACE OR PLACES IN WHICH A PROVIDER UNDERTAKES TO PROVIDE A RESIDENT WITH NURSING SERVICES, MEDICAL SERVICES OR PERSONAL CARE SERVICES, IN ADDITION TO MAINTENANCE SERVICES FOR A TERM IN EXCESS OF ONE YEAR OR FOR LIFE PURSUANT TO A LIFE CARE CONTRACT. THE TERM ALSO MEANS A PLACE OR PLACES IN WHICH A PROVIDER UNDERTAKES TO PROVIDE SUCH SERVICES TO A NON-RESIDENT (Section 2(f) of the Act).

"Financial disclosure statement" means the most recently completed and audited financial statement, and SHALL INCLUDE, BUT NOT BE LIMITED TO, DISCLOSURE OF SHORT TERM ASSETS AND LIABILITIES. This financial disclosure statement is to be delivered to prospective residents of a life care facility by the provider.

"Financial Institution" means a savings and loan association authorized to do business under the Illinois Savings and Loan Act of 1985, as amended (Ill. Rev. Stat. 1987, ch. 17, par. 3301 et seq.), or a credit union authorized to do business under the Illinois Credit Union Act, as amended (Ill. Rev. Stat. 1987, ch. 17, par. 4401 et seq.).

"Letter of Credit" means an official guarantee from the issuer (bank, trust company, or other financial institution located in the State of Illinois) to honor the commitments imposed in its provision for the length of time and amount specified. Since the issuer pledges its full faith and credit behind the instrument, it is a security equal to that of an escrow account. A letter of credit must be irrevocable and subject to the provisions of Section 7 of the Act which apply to the escrow in lieu of which the Letter of Credit is established.

"LIFE CARE CONTRACT" MEANS A CONTRACT TO PROVIDE TO A PERSON FOR THE DURATION OF SUCH PERSON'S LIFE OR FOR A TERM IN EXCESS OF ONE (1) YEAR, NURSING SERVICES, MEDICAL SERVICES OR PERSONAL CARE SERVICES, IN ADDITION TO MAINTENANCE SERVICES FOR SUCH PERSON IN A FACILITY, CONDITIONED UPON THE TRANSFER OF AN ENTRANCE FEE TO THE PROVIDER OF SUCH SERVICES IN ADDITION TO OR IN LIEU OF THE PAYMENT OF REGULAR PERIODIC CHARGES FOR THE CARE AND SERVICES INVOLVED (Section 2(c) of the Act).

"LIVING UNIT" MEANS AN APARTMENT, ROOM OR OTHER AREA WITHIN A FACILITY SET ASIDE FOR THE EXCLUSIVE USE OF ONE OR MORE IDENTIFIED RESIDENTS, who have entered into a Life Care Contract (Section 2 (g) of the Act).

"MAINTENANCE SERVICES" MEANS FOOD, SHELTER AND LAUNDRY SERVICES (Section 2(m) of the Act).

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"MEDICAL SERVICES" MEANS THOSE SERVICES PERTAINING TO MEDICAL OR DENTAL CARE THAT ARE PERFORMED IN BEHALF OF PATIENTS AT THE DIRECTION OF A PHYSICIAN LICENSED UNDER THE MEDICAL PRACTICE ACT OF 1987 (Ill. Rev. Stat. 1989, ch. 111, pars. 4400-1) OR A DENTIST LICENSED UNDER THE ILLINOIS DENTAL PRACTICE ACT BY (Ill. Rev. Stat. 1989, ch. 111, pars. 2301 et seq.) SUCH PHYSICIANS OR BY A REGISTERED OR LICENSED PRACTICAL NURSE AS DEFINED IN THE ILLINOIS NURSING ACT OF 1987 (Ill. Rev. Stat. 1989, ch. 111, pars. 3501 et seq.) OR BY OTHER PROFESSIONAL AND TECHNICAL PERSONNEL. The Department shall not prescribe the course of medical treatment provided to an individual resident by the resident's physician in a facility.

"Newly Constructed Facility" means a life care facility which has not previously existed, at a site where structures are built or remodeled for the purpose of providing a place of residence for life care contractees.

"NON-RESIDENT" MEANS A PERSON ADMITTED TO A FACILITY WHO HAS NOT ENTERED INTO A LIFE CARE CONTRACT (Section 2(o) of the Act).

"NURSING SERVICES" MEANS THOSE SERVICES PERTAINING TO THE CURATIVE, RESTORATIVE AND PREVENTIVE ASPECTS OF NURSING CARE THAT ARE PERFORMED AT THE DIRECTION OF A PHYSICIAN LICENSED UNDER THE MEDICAL PRACTICE ACT OF 1987 BY OR UNDER THE SUPERVISION OF A REGISTERED OR LICENSED PRACTICAL NURSE AS DEFINED IN THE ILLINOIS NURSING ACT OF 1987. For purposes of the Act and this Part, the term only applies to services provided in a facility licensed under the Nursing Home Care Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 4151-101 et seq.) (Section 2(k) of the Act).

"PERMIT" MEANS A WRITTEN AUTHORIZATION TO ENTER INTO LIFE CARE CONTRACTS ISSUED BY THE DEPARTMENT TO A PROVIDER (Section 2 (i) of the Act).

"PERSONAL CARE SERVICES" MEANS ASSISTANCE WITH MEALS, DRESSING, MOVEMENT, BATHING OR OTHER PERSONAL NEEDS OR MAINTENANCE, OR GENERAL SUPERVISION AND OVERSIGHT OF THE PHYSICAL AND MENTAL WELL-BEING OF AN INDIVIDUAL, WHO IS INCAPABLE OF MAINTAINING A PRIVATE INDEPENDENT RESIDENCE OR WHO IS INCAPABLE OF MANAGING HIS PERSON WHETHER OR NOT A GUARDIAN HAS BEEN APPOINTED FOR SUCH INDIVIDUAL. For purposes of the Act and this Part, the term only applies to services provided in a facility licensed under the Nursing Home Care Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 4151-101 et seq.) (Section 2(l) of the Act).

"PROVIDER" MEANS A PERSON WHO PROVIDES SERVICES PURSUANT TO A LIFE CARE CONTRACT (Section 2(d) of the Act).

"Ready for occupancy" means that the facility's completed structure

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is ready to initiate and sustain full operations as a Life Care residence. All mechanical systems, including plumbing, electrical systems, ventilation systems for heating and cooling, and emergency alarm systems must be fully functional. Access driveways and walkways must be in place, and all services as described in the Life Care contract must be available. The facility must be in compliance with all existing local housing codes.

"Regular periodic charges" means the monthly fee for care and services as described in the life care contract.

"RESIDENT" MEANS A PERSON WHO ENTERS INTO A LIFE CARE CONTRACT WITH A PROVIDER, OR WHO IS DESIGNATED IN A LIFE CARE CONTRACT TO BE A PERSON PROVIDED WITH MAINTENANCE AND NURSING, MEDICAL OR PERSONAL CARE SERVICES (Section 2(e) of the Act).

"Substantially completed" means that the facility's entire structure and grounds are completed as described in the facility's architectural blueprints and construction contracts, and that the facility is in compliance with existing local building codes.

Section 396.20 Who Must Obtain a Permit

Any provider who proposes to establish or acquire a life care facility must receive a permit from the Department.

Section 396.30 Application for a Permit

- a) Applications shall be made on forms provided by the Department. Applications forms may be obtained by writing to:

Illinois Department of Public Health
Division of Health Statistics and Policy Development
535 West Jefferson Street, Second Floor
Springfield, Illinois 62761

- b) An application for a permit to operate a life care facility must contain the following:

- 1) A COPY OF THE PROPOSED FORM OF LIFE CARE CONTRACT TO BE ENTERED INTO WITH THE RESIDENTS (Section 4 of the Act).
- 2) A COPY OF THE LETTER OF CREDIT OR ESCROW AGREEMENT AS PROVIDED BY SECTION 7 OF THE ACT. To allow the Department to determine the provider's compliance with Section 7 of the Act, a complete, detailed written description of any long-term financing of the facility must be submitted with the application. The submission of a copy of the escrow agreement or letter of credit will

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Fulfill this requirement if the document contains such a description.

- 3) A PERMIT APPLICATION FEE OF \$100.00 (Section 4 of the Act).

- 4) An audited statement of the facility's financial position in each of the three years prior to the application.

- A) If the facility has not previously existed, audited financial statements, including an equity statement, with descriptions of the facility's start-up capital and financing are required.

- B) Financial statements of the provider shall be prepared in accordance with generally accepted accounting principles and reported upon by certified public accountants with generally accepted auditing standards.

- 5) The identity of the licensed facility or facilities at which licensed care will be provided to those residents in need of such care, as provided for in the life care contract.

- A) Newly constructed facilities may make licensed long term care beds available to non-residents only with the approval of the Department. Approval will be based upon whether the facility will be providing sufficient licensed beds to accommodate its residents without having to transfer or discharge any resident or non-resident. Facilities seeking such approval shall include with the application a written explanation as to how the above will be accomplished. This explanation shall include at a minimum, the number and type of licensed beds at the facility, the maximum number of beds that will be used for non-residents, a description of any plans to phase out the number of beds to be used for non-residents, and projections of the number and types of licensed beds that will be needed for residents, along with the basis for those projections. Facilities which received a "continuum of care variance" from the Illinois Health Facilities Planning Board under 77 Ill. Adm. Code 1110.1730(c)(3) will not receive approval to admit non-residents to long-term care beds.

- B) If the life care facility contains no licensed long-term care beds, a written explanation of plans to meet the eventual needs of those residents who require contractually entitled levels of care, beyond maintenance services in living units, must be provided to the Department at the time of application. "Living units" and "Maintenance

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Services" are defined in Section 396.10 of the Life Care Facilities Contract Code.

Section 396.40 Permits

Applications will be reviewed and permits granted or denied in accordance with the criteria of this Part.

- a) Permits shall be issued for a specific number of living units and
- b) Permits shall be granted to specific grantees and are not transferable.

Section 396.50 Provider Responsibilities

- a) AT THE TIME OF OR PRIOR TO THE EXECUTION OF A LIFE CARE CONTRACT AND THE TRANSFER OF ANY MONEY OR OTHER PROPERTY TO A PROVIDER OR ESCROW AGENT, THE PROVIDER SHALL DELIVER TO THE RESIDENT A COPY OF A FINANCIAL DISCLOSURE STATEMENT REFLECTING THE PROVIDER'S FINANCIAL CONDITION (Section 5(a) of the Act).
- b) THE LIFE CARE CONTRACT SHALL PROVIDE THAT ANY PERSON ENTERING THE CONTRACT SHALL HAVE A PERIOD OF 14 DAYS BEGINNING WITH THE FIRST FULL CALENDAR DAY FOLLOWING THE EXECUTION OF THE CONTRACT, OR THE PAYMENT OF AN INITIAL SUM OF MONEY AS A DEPOSIT OR APPLICATION FEE, OR RECEIPT OF THE FINANCIAL DISCLOSURE STATEMENT, WHICHEVER OCCURS LAST, WITHIN WHICH TO RESCIND THE LIFE CARE CONTRACT WITHOUT PENALTY OR FURTHER OBLIGATION. IN THE EVENT OF SUCH RESCISSION, ALL MONEY OR PROPERTY PAID OR TRANSFERRED BY SUCH PERSON SHALL BE FULLY REFUNDED. NO PERSON SHALL BE REQUIRED TO MOVE INTO A FACILITY UNTIL AFTER THE EXPIRATION OF THE 14 DAY RESCISSION PERIOD (Section 5(b) of the Act).
- c) To the extent that a facility also qualifies as a long-term care facility under the Nursing Home Care Act, then the long-term care portion of the facility must comply with that Act and the regulations promulgated thereunder as well as the Act and this Part.
- d) When required by subsections (e) and (f) below, the provider shall establish and maintain on a current basis, an escrow account and/or letter of credit with a bank, trust company, or other financial institution located in the State of Illinois. Such financial institution shall provide to the Department notification describing the facility's escrow account or letter of credit on an annual basis and within 15 days of any change affecting the escrow account or letter of credit.
- e) Requirements for new facilities:

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- 1) IF THE ENTRANCE FEE APPLIES TO A LIVING UNIT WHICH HAS NOT PREVIOUSLY BEEN OCCUPIED BY ANY RESIDENT, ALL ENTRANCE FEE PAYMENTS REPRESENTING EITHER ALL OR ANY SMALLER PORTION OF THE TOTAL ENTRANCE FEE SHALL BE PAID TO THE ESCROW AGENT BY THE RESIDENT (Section 7(a)(1) of the Act).
- 2) WHEN THE PROVIDER HAS SOLD AT LEAST 1/2 OF THE LIVING UNITS COVERED BY A SINGLE PERMIT, OBTAINED A MORTGAGE COMMITMENT, IF NEEDED, AND OBTAINED ALL NECESSARY ZONING PERMITS AND CERTIFICATES OF NEED, IF REQUIRED, THE ESCROW AGENT MAY RELEASE A SUM REPRESENTING 1/5 OF THE RESIDENT'S TOTAL ENTRANCE FEE TO THE PROVIDER. UPON COMPLETION OF THE FOUNDATION OF THE LIVING UNIT AN ADDITIONAL 1/5 OF THE RESIDENT'S TOTAL ENTRANCE FEE MAY BE RELEASED TO THE PROVIDER. WHEN THE LIVING UNIT IS UNDER ROOF A FURTHER AND ADDITIONAL 1/5 OF THE RESIDENT'S TOTAL ENTRANCE FEE MAY BE RELEASED TO THE PROVIDER. ALL REMAINING MONIES, IF ANY, SHALL REMAIN IN ESCROW UNTIL THE RESIDENT'S LIVING UNIT IS SUBSTANTIALLY COMPLETED AND READY FOR OCCUPANCY BY THE RESIDENT. WHEN THE LIVING UNIT IS READY FOR OCCUPANCY THE ESCROW AGENT MAY RELEASE THE REMAINING ESCROW AMOUNT TO THE PROVIDER AND FURTHER ENTRANCE FEE PAYMENTS, IF ANY, MAY BE PAID BY THE RESIDENT TO THE PROVIDER DIRECTLY. ALL MONIES RELEASED FROM ESCROW SHALL BE USED FOR THE FACILITY AND FOR NO OTHER PURPOSE. (Section 7(a)(2) of the Act)
- f) Requirements for all facilities:
AT THE TIME OF RESIDENT OCCUPANCY AND AT ALL TIMES THEREAFTER, THE ESCROW AMOUNT SHALL BE IN AN AMOUNT WHICH EQUALS OR EXCEEDS THE AGGREGATE PRINCIPAL AND INTEREST PAYMENTS DUE DURING THE NEXT 6 MONTHS ON ACCOUNT OF ANY FIRST MORTGAGE OR OTHER LONG-TERM FINANCING OF THE FACILITIES (Section 7(b)(1) of the Act). BALLOON PAYMENTS DUE AT THE CONCLUSION OF THE MORTGAGE SHALL NOT BE SUBJECT TO THE ESCROW REQUIREMENTS (Section 7(b)(5) of the Act). In lieu of the escrow account, the provider may obtain an irrevocable letter of credit in the amount required by this provision. The letter of credit shall specify that funds are to be paid out in the amount and manner specified by the Director.
- g) THE ESCROW MONIES REQUIRED BY Section 6 of the Act MAY BE RELEASED TO THE PROVIDER UPON APPROVAL BY THE DIRECTOR. Such approval shall only be granted in the event of unforeseeable peril or calamity, such as damage due to fire, vandalism, earthquake, etc., or in the event that the escrow funds are the only source for payment of the long-term debt of the facility. THE DIRECTOR MAY ATTACH SUCH CONDITIONS ON THE RELEASE OF MONIES AS HE DEEMS FIT INCLUDING, BUT NOT LIMITED TO, THE PERFORMANCE OF AN AUDIT WHICH SATISFIES THE DIRECTOR THAT THE FACILITY IS SOLVENT, A PLAN FROM THE FACILITY TO BRING THE FACILITY

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BACK IN COMPLIANCE with Section (6), AND A REPAYMENT SCHEDULE, and that the funds be used solely for the purpose for which they were released (Section 7(b)(2) of the Act).

- h) An audited statement of the financial condition of the facility must be submitted annually to the Department by the provider within 120 days of the close of the facility's fiscal year.
- i) Providers must immediately report to the Department in writing any changes in the financial condition of the facility which could threaten the facility's ability to sustain operations or meet its contractual obligations to its residents or creditors. Reportable changes in the facility's financial condition include serious delinquency in payments due to creditors, reduction of services to which residents are entitled, financial loss due to theft or gross mismanagement, as well as loss due to physical damage to the facility or legal damages for which the provider is found to be liable.
- j) IF THE FACILITY CEASES TO OPERATE ALL MONIES IN THE ESCROW ACCOUNT EXCEPT THE AMOUNT REPRESENTING PRINCIPAL AND INTEREST SHALL BE REPAYED BY THE ESCROW AGENT TO THE RESIDENT (Section 7(b) (4) of the Act). Such repayments shall be in the form of a cashier's check.

Section 396.60 Enforcement Provisions

- a) AT ANY TIME THE DIRECTOR RECEIVES NOTICE FROM THE ESCROW AGENT THAT THE PROVISIONS OF SECTION 7 OF THE ACT HAVE NOT BEEN COMPLIED WITH, OR AT ANY OTHER TIME WHEN THE DIRECTOR HAS REASON TO BELIEVE THAT THE PROVIDER IS INSOLVENT, IS IN IMMINENT DANGER OF BECOMING INSOLVENT OR THAT ITS CONDITION IS SUCH THAT IT MAY BE FINANCIALLY UNABLE TO FULLY PERFORM ITS OBLIGATIONS PURSUANT TO LIFE CARE CONTRACTS, THE DIRECTOR SHALL, THROUGH THE ATTORNEY GENERAL, FILE AN APPROPRIATE ACTION ON BEHALF OF THE STATE OF ILLINOIS AND ANY OR ALL RESIDENTS IN ANY COURT OF COMPETENT JURISDICTION, INCLUDING THE FEDERAL BANKRUPTCY COURT OR ANY OTHER FEDERAL COURT (Section 9 of the Act). Factors which the Director shall consider in making the determination under this subsection shall include, but not be limited to, those changes in a facility's financial condition which are reportable under Section 396.50(i).
- b) THE DIRECTOR OR HIS AUTHORIZED DESIGNEE MAY CONDUCT AN AUDIT OR OTHER EXAMINATION OF THE FINANCIAL AFFAIRS OF ANY PROVIDER AS OFTEN AS HE DEEMS IT NECESSARY FOR THE PROTECTION OF THE INTERESTS OF THE RESIDENTS AND THE PEOPLE OF THIS STATE, AND FOR THIS PURPOSE SHALL HAVE ACCESS TO THE BOOKS, RECORDS, FINANCIAL DATA AND OTHER DOCUMENTS MAINTAINED BY THE FACILITY (Section 10 of the Act).
- c) THE DEPARTMENT SHALL DENY THE APPLICATION FOR PERMIT OR REVOKE OR

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SUSPEND AN EXISTING PERMIT FOR VIOLATION OF ANY PROVISION OF THIS PART. (Section 11 of the Act). Facilities which do not comply with all provisions of this Part will not be granted Life Care Permits. Permittees found to be in violation of the provisions of this Part will suffer suspension of their Life Care Permit. Violations of the provisions of this Part which are not remedied within 30 days after the facility receives notice of such violation from the Department will result in the revocation of the facility's Life Care Permit. Proceedings for denial, revocation or suspension of a permit will be conducted in accordance with the Department's Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100).

Section 396.70 Penalty

ANY PERSON ACTING IN THE CAPACITY OF A PROVIDER WHO ENTERS INTO A LIFE CARE CONTRACT, OR EXTENDS THE TERM OF AN EXISTING LIFE CARE CONTRACT, WITHOUT FIRST HAVING BEEN ISSUED A PERMIT BY THE DEPARTMENT OR WITHOUT OTHERWISE ACTING IN COMPLIANCE WITH THE PROVISIONS OF THE ACT, SHALL BE GUILTY OF A CLASS A MISDEMEANOR (Section 12 of the Act).

SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

- 1) The Heading of the Part: Mandatory Vehicle Liability Insurance
- 2) Code Citation: 50 Ill. Adm. Code 8010
- 3) Section numbers: 8010.20
8010.30
8010.80
Adopted Action: Amendment
New Section
- 4) Statutory Authority: Implementing and authorized by Article VI of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 7-601 et seq.)
- 5) Effective Date of Amendment: December 1, 1990
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: December 1, 1990
- 9) Notice of Proposal Published in Illinois Register:
14 Ill. Reg. 7417 - May 18, 1990
- 10) Has JCAR issued a Statement of Objections to these amendments? No
- 11) Differences between proposal and final version:

1. Added the following text to the first sentence of Section 8010.80(c):
"(see Ill. Rev. Stat. 1989, ch. 17, par. 1551-5.05)".
2. Added the following text to Section 8010.80(d): "authorities having jurisdiction in such matters".
3. Added "217/524-4946" to the address in Section 8010.80(e).
4. Deleted the proposed new text in Section 8010.30(a)(1).
5. Replaced "are" with "is" and "they were" with "it was" in Section 8010.80(a)(1).
6. Make "corresponds" singular in Section 8010.80(a)(4).
7. Replace "representative's" with "representatives" in Section 8010.80(a)(5).

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NOTICE OF ADOPTED AMENDMENT(S)

8. In Section 8010.809a), lines 2 and 3, deleted the name of the Act and used "Section 7-609 of the Act" as in subsection (b).
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these amendments replace an emergency rule amendment currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendments: This rulemaking amends our rules dealing with mandatory motor vehicle insurance and adds a new section. The rulemaking was initiated to clarify when insurance cards are to be issued and to clarify some points regarding other evidence of insurance. The new section provides for an exemption for certain religious organizations from the mandatory insurance requirement.
- 16) Information and questions regarding these adopted amendments shall be directed to:
Robert B. Powers
Assistant Counsel to the Secretary
298 Centennial Building
Springfield, Illinois 62706
(217)785-3094

The full text of the Adopted Amendments begins on the next page:

SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 50: INSURANCE
CHAPTER IV: SECRETARY OF STATEPART 8010
MANDATORY VEHICLE LIABILITY INSURANCE

Section

8010.10 Definitions
8010.20 Insurance Card Requirements
8010.30 Document Requirements for Other Evidence of Insurance
8010.40 Mandatory Vehicle Insurance Verification Form
8010.50 Insurance Company Verification
8010.60 Suspension Notices
8010.70 Termination of a Suspension for a Violation of the Mandatory Insurance Law
8010.80 Exemption for Certain Religious Organizations

AUTHORITY: Implementing and authorized by Article VI of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 7-601 et seq.).

SOURCE: Adopted at 14 Ill. Reg. 2952, effective February 7, 1990; amended at 14 Ill. Reg. 19361, effective December 1, 1990.

Section 8010.20 Insurance Card Requirements

a) Pursuant to Section 7-602 of the Act, each insurance company which issues vehicle liability policies in Illinois shall issue an insurance card to the policy holder of the vehicle indicating the vehicle is insured. The insurance card shall be issued with the policy premium notice or within a reasonable amount of time after receipt of a premium payment in conjunction with the issuance or renewal of the policy. Additional insurance cards shall be issued upon request by the named insured.

b) In the case of motor vehicles registered in Illinois, the top of the front of the insurance card shall display the words "ILLINOIS INSURANCE CARD". The words "IDENTIFICATION" and "TEMPORARY" may also be displayed at the discretion of the issuing company.

c) The insurance card shall contain the following vehicle information;

- 1) the vehicle year,
- 2) the vehicle make, and
- 3) either all or the last six (6) characters of the vehicle identification number (VIN). If the insurance card is issued for a fleet policy, it may state "FLEET" in lieu of vehicle year, make, and VINs and if the card is issued with a non-owner policy, it may state "NON-OWNER POLICY" in lieu of the vehicle year, name and VIN.

d) The insurance card shall contain the following insurance information:

- 1) the name of the insured(s);
- 2) the company name;
- 3) the company code number assigned by the National Association

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- 4) of Insurance Commissioners;
 - 5) the policy number;
 - 6) the effective date and expiration date which shall cover a period of time not to exceed 12 months;
 - 7) a disclaimer as follows: "Examine policy exclusions carefully. This form does not constitute any part of your insurance policy"; and
 - 8) a warning of excluded drivers or vehicles, when applicable.
- e) The minimum size of the insurance card shall be 3" by 2 1/4"; no maximum size is prescribed. A minimum twenty (20) pound paper stock is required. Except for the required disclaimer and any required warnings, the required information shall be displayed on the front of the card. Except for the disclaimer and warnings, the required information shall be displayed in a minimum eight (8) point upper case type.

f) The insurance card may include other information at the discretion of the insurer.

g) Insurance companies may allow authorized representatives to issue temporary insurance cards to satisfy the requirements of the Act. Temporary insurance cards are not required to have the policy number but shall contain all other required information.

h) In the case of a motor vehicle registered in another state or jurisdiction, an insurance card or other evidence of insurance is valid if it complies with the laws of the state or jurisdiction.

(Source: Amended at 14 Ill. Reg. 19361, effective Dec. 1, 1990.)

Section 8010.30 Document Requirements for Other Evidence of Insurance

a) If an insurance owner has lost or has not yet received an insurance card from his/her insurance company, or is the resident of another state or jurisdiction other evidences of insurance may be carried in the vehicle for display to a law enforcement officer. These include but are not limited to the following:

- 1) A current policy declarations page.
 - 2) A certificate of insurance.
 - 3) An insurance binder.
 - 4) The combination of proof of purchase of the motor vehicle within the previous sixty (60) days and a current insurance card issued for the motor vehicle replaced by such purchase.
- Proof of purchase shall include but not be limited to the following items:
- A) bill of sale;
 - B) purchase agreement;
 - C) installment contract;
 - D) copy of front and back of title; or
 - E) the registration identification card showing transfer information.
- 5) A receipt for payment of a current liability insurance premium.
 - 6) Illinois Department of Revenue tax form.

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b) Except where noted, all information items listed are required on a binder, certificate of insurance, and a premium receipt for the document to qualify as evidence of insurance. The minimum requirements are:

- 1) company name;
- 2) policy number - not required on a binder or premium receipt;
- 3) effective date;
- 4) expiration date or number of days from the effective date;
- 5) name of insured(s);
- 6) vehicle year;
- 7) vehicle make;
- 8) either all or the last six characters of the vehicle identification number (VIN);
- 9) date of premium payment - required only on a receipt; and
- 10) signature of authorized representative.

c) Documents issued with a fleet policy may state "FLEET" in lieu of vehicle years, makes and VIN's. Documents issued with a non-owner policy may state "NON-OWNER POLICY" in lieu of vehicle year, make and VIN.

(Source: Amended at 14 Ill. Reg. 19361, effective Dec. 1, 1990)

Section 8010.80 Exemption for Certain Religious Organizations

a) In order to qualify for the exemption from the Mandatory Insurance requirement as specified in Section 7-609 of the Act, the religious organization shall submit the following to the Secretary of State:

- 1) evidence that it has paid or, by agreement with the other party or parties involved, is paying in a timely manner for all damages for which it was liable for over the past two years;
- 2) a letter of credit;
- 3) a complete description of each motor vehicle covered by the letter of credit including the make, model, year, vehicle identification number (V.I.N.) and the current Illinois registration plate number;
- 4) a complete listing of vehicle owners' drivers license numbers which correspond to each vehicle covered by the letter of credit; and
- 5) the name of an individual or individuals who will serve as a designated organization representative in communication with this office. The listing shall include the representatives' names, addresses and telephone numbers.

b) The letter of credit shall be irrevocable and meet the criteria provided in Section 7-609 of the Act and shall guarantee coverage of \$20,000 and \$40,000 for bodily injury or death of one or more persons and \$15,000 for property damage for a combined single limit coverage per vehicle per accident of \$55,000. The amount of the letter of credit shall be issued in accordance with the following formula:

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TABLE

Number of Vehicles	Letter of Credit Amount
1-99	\$110,000
100-149	\$165,000
150-199	\$220,000
200-249	\$275,000
250-299	\$330,000
300-349	\$385,000

The scale shall continue at the progressive amounts of \$55,000 per each additional 50 vehicles.

e) The letter of credit shall name the financial institution issuing the letter of credit as the "issuer," the religious organization receiving the letter of credit as the "customer," and a licensed corporate trustee as the "beneficiary" (see Ill. Rev. Stat. 1989, ch. 17, par. 1551-5.05). The "beneficiary" shall, as a result of a court judgment or at the request of the customer, draw upon the letter of credit to compensate in the amount of the judgment any person or persons to whom the religious organization is liable for damages as the result of ownership, maintenance, use or operation of a motor vehicle.

d) Upon the granting of a religious organization exemption status, the Secretary of State shall issue a certificate of exemption for each motor vehicle covered by the letter of credit that shall serve as evidence of insurance in accordance with Section 7-602 of the Act. If at any time the exempted religious organization no longer meets the minimum requirements of this Section, the religious organization shall be required to return each certificate of exemption. Certificates of exemption which are lost, stolen or mutilated shall be reported to the Secretary of State for reissuance and the Secretary of State shall report all pertinent information to law enforcement authorities having jurisdiction in such matters.

e) Religious organizations requesting or submitting exemption status instructions, affirmation statement applications or any other related documents shall write or call:

Office of the Secretary of State
Mandatory Insurance Division
Springfield, Illinois 62756
(217) 524-4946

(Source: Added at 14 Ill. Reg. 19361, effective Dec. 1, 1990)

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- 1) Heading of the Part: Telecommunications Access for the Hearing and Voice Impaired
- 2) Code Citation: 83 Ill. Adm. Code 755
- 3) Section Numbers:

755.10	<u>Emergency Action:</u>
755.25	Amendment
755.105	Amendment
755.110	Amendment
755.115	Amendment
755.200	Amendment
755.205	Amendment
755.210	Amendment
755.405	Amendment

- 4) Statutory Authority: Implementing Section 13-703 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 13-703 and 10-101, as amended by P.A. 86-1278, effective September 6, 1990).

- 5) Effective Date of Amendments: November 25, 1990

- 6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable.

- 7) Date Filed in Agency's Principal Office: November 20, 1990

- 8) Reason for Emergency: P.A. 86-1278 amended Section 13-703 of The Public Utilities Act, effective September 6, 1990. This amendatory Act includes the voice impaired in the program for distribution of telecommunications devices for the deaf. It is necessary to amend these rules by emergency action to provide the voice impaired with the benefits of Part 755.

- 9) A Complete Description of the Subjects and Issues Involved: These amendments will include the voice impaired in the TDD distribution program in compliance with P.A. 86-1278.

- 10) Are there any proposed amendments to this Part pending? No.

- 11) Statement of Statewide Policy Objectives: These emergency amendments neither create nor expand any state mandate on units of local government, school districts, or community college districts.

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- 12) Information and questions regarding these amendments shall be directed to:

Conrad Rubinkowski
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62706
(217) 785-8439

The full text of the emergency amendments begins on the next page:

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NOTICE OF EMERGENCY AMENDMENTS

TITLE 83: PUBLIC UTILITIES
 CHAPTER I: ILLINOIS COMMERCE COMMISSION
 SUBCHAPTER f: TELEPHONE UTILITIES

PART 755

TELECOMMUNICATIONS ACCESS FOR THE DEAF HEARING AND VOICE IMPAIRED

SUBPART A: GENERAL PROVISIONS

Section
 755.10 Definitions
 EMERGENCY
 755.15 Dispute Procedures
 755.20 Notice
 755.25 Deviations
 EMERGENCY

SUBPART B: LEC OBLIGATIONS

Section
 755.100 Components of ITAP Services
 755.105 Execution and Administration of ITAP
 EMERGENCY
 755.110 Publicity Concerning ITAP
 EMERGENCY
 755.115 Application Procedure and Processing
 EMERGENCY
 755.120 Equipment Set Specifications - TDD
 755.125 Equipment Set Specifications - Telebraille
 755.130 Bids
 755.135 ITAP Filing Requirements
 755.145 Renewal of Agreements

SUBPART C: ELIGIBILITY AND PARTICIPATION

Section
 755.200 Deaf or Severely Hearing-Impaired Certification
 EMERGENCY
 755.205 Eligibility and Application for Subscriber-Units Which are Residential
 EMERGENCY
 755.210 Eligibility and Application for Subscriber-Units Which are Organizations
 EMERGENCY
 755.220 Time Period for Possession
 755.225 Shared Residence
 755.230 Change of Address

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SUBPART D: POSSESSION AND MAINTENANCE

Section
 755.300 Equipment Ownership and Liability
 755.305 Recipient Responsibility
 755.310 Responsibility for Maintenance

SUBPART E: OVERSIGHT AND REVIEW

Section
 755.400 Staff Liaison
 755.405 Advisory Council
 EMERGENCY
 755.410 Advisory Council Rights
 755.415 Biannual Workshop

AUTHORITY: Implementing Section 13-703 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 13-703 and 10-101, as amended by P.A. 86-1278, effective September 6, 1990).

SOURCE: Adopted at 12 Ill. Reg. 3687, effective February 1, 1988; amended at 14 Ill. Reg. 3042, effective February 15, 1990; emergency amendments at 14 Ill. Reg. 19375, effective November 25, 1990, for a maximum of 150 days.

SUBPART A: GENERAL PROVISIONS

Section 755.10 Definitions
 EMERGENCY

"Act" means The Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 1-101 et seq. as amended by P.A. 86-1278, effective September 6, 1990).

"Commission" means the Illinois Commerce Commission.

"Deaf-blind" refers to a deaf or severely hearing-impaired person who is also sight-impaired and who can regularly and routinely communicate by telephone only through the aid of a telebraille device.

"Deaf or severely hearing-impaired" refers to a person with a permanent hearing loss who can regularly and routinely communicate by telephone only through the aid of devices which can send and receive written messages over the telephone network.

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"Equipment set" means the Telecommunications Device for the Deaf ("TDD"), all of its components and support equipment (except paper rolls) provided to a subscriber-unit under this program; or a telebraille device, all of its components and support equipment provided to a subscriber-unit under this program.

"Impaired" means deaf-blind, deaf or severely hearing-impaired, voice-impaired, or voice-impaired-blind as defined in this Section.

"ITAP" or "Program" means the Illinois Telecommunications Access for the Deaf and Severely Hearing-Impaired Program, by which Illinois local exchange carriers shall provide telecommunications devices capable of servicing the needs of the ~~deaf or severely hearing-impaired~~ subscribers as required by Section 13-703 of the Act (Ill. Rev. Stat. 19879, ch. 111 2/3, par. 13-703 as amended by P.A. 86-1278, effective September 6, 1990).

"LEC" means local exchange carrier, which is a telecommunications carrier providing local service as defined in Section 13-204 of the Act (Ill. Rev. Stat. 19879, ch. 111 2/3, par. 13-204).

"Organizations" or "statewide organizations" means those Illinois-based not for profit organizations not owned or operated by any political subdivision, public institution of higher learning, state agency, or municipal corporation of this State which represent the ~~deaf or severely hearing-impaired~~ and which are not limited to a particular geographical area within the state and which are available to the ~~deaf and severely hearing-impaired~~ throughout the State.

"Recipient" is the user or the parent or legal guardian of a minor user.

"Social service agencies" means the Illinois Department of Rehabilitation Services, Department on Aging, Department of Public Aid, Department of Public Health, Department of Children and Family Services, the State Board of Education, and the University of Illinois Division of Services for Crippled Children.

"Staff" means individuals employed by the Illinois Commerce Commission.

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"Subscriber-unit" is a single address which receives basic telephone service and is subject to a monthly service charge for each access line.

"TDD" means "Telecommunications Device for the Deaf," a device which allows ~~deaf or severely hearing-impaired~~ persons to send and receive written messages over the telephone network.

"Telebraille device" is a TDD which employs braille language symbols.

"User" means an ~~deaf or severely hearing-impaired~~ person or ~~deaf-blind person~~ within a subscriber-unit for whose use the equipment set is provided. There may be multiple users per subscriber-unit.

"Voice-impaired" means a person with a permanent speech disability which precludes oral communication, who can regularly and routinely communicate by telephone only through the aid of devices which can send or receive written messages over the telephone network.

"Voice-impaired-blind" means a voice-impaired person who is also sight-impaired.

(Source: Emergency amendment at 14 Ill. Reg. 19375, effective November 25, 1990, for a maximum of 150 days)

Section 755.25 Deviations
EMERGENCY

If a LEC determines justification exists for deviation from conditions of Sections 755.110 and 755.115(c) and (d) of this Part in any particular case, a petition may be filed setting forth a full statement of such conditions and the reasons and purpose of such proposed deviation. The Commission shall allow such deviation for a period of up to one year if the deviation will not endanger the provision of telephone service to the ~~hearing-impaired~~, as intended by Section 13-703 of the Act.

(Source: Emergency amendment at 14 Ill. Reg. 19375, effective November 25, 1990, for a maximum of 150 days)

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SUBPART B: LEC OBLIGATIONS

Section 755.105 Execution and Administration of ITAP
EMERGENCY

a) The charge per month per subscriber line, allowed by Section 13-703(c) of the Act and ordered by the Commission, shall be collected by the LEC's from their customers. The charge applies to all business and residential lines, and semipublic coin and customer owned pay station coin lines. A charge equal to 1/10 of the charge applied to the lines specified in the preceding sentence, shall be applied to each Centrex line.

b) The LEC's shall be reimbursed for all start up and ongoing expenses associated with the administration of the customer charge per line per month and the establishment, execution and administration of ITAP. Such costs shall include but not be limited to those expenses involving

- 1) Customer notification;
- 2) Customer billing;
- 3) Accounting and tax administration;
- 4) Auditing and reporting;
- 5) Taxes;
- 6) Franchise fees;
- 7) Uncollectibles; and
- 8) LEC staff assignments.

c) The LEC's may make voluntary or contractual agreements with businesses, agencies of local, state, or Federal government, organizations, and other third parties for provision or distribution of equipment, maintenance, warehousing, training, administration, or miscellaneous support services as required to fulfill the goals of this program in a manner consistent with the intent and provisions of the Act and this Part.

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d) The LEC's shall administer the ITAP so as to take full advantage of any economies of scale that may exist by centralizing the provision of ITAP services listed in Section 755.100. However, the LEC's shall provide sufficient regional centers to insure a reasonable access to ITAP by the hearing-impaired.

e) The LEC's may determine and propose to the Commission for approval, subject to the requirements of Section 7-101 and 7-102 of the Act (Ill. Rev. Stat. 1985, ch. 111 2/3, par. 7-101 and 7-102), a plan for joint execution and administration of ITAP.

(Source: Emergency amendment at 14 Ill. Reg. 19375, effective November 25, 1990, for a maximum of 150 days)

Section 755.110 Publicity Concerning ITAP
EMERGENCY

a) LEC's shall publicize ITAP. Publicity shall include, but not be limited to:

- 1) Bill inserts;
- 2) Written notification to conventional media such as daily, weekly, and monthly newspapers or magazines and the news departments of television and radio stations;
- 3) Written notification to organizations and to newsletters serving the deaf or severely hearing-impaired. Organizations and newsletters wishing to receive such notification must contact the LEC's and place themselves on an ITAP information service list; and
- 4) Written notification to designated offices of State of Illinois social service agencies. The LEC's shall obtain a list of designated offices from each of the social service agencies listed in this Part.

b) Information to be provided shall include at a minimum the services offered, descriptions of the intended recipients of these services, and the terms under which these services are available.

(Source: Emergency amendment at 14 Ill. Reg. 19375, effective November 25, 1990, for a maximum of 150 days)

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Section 755.115 Application Procedure and Processing
EMERGENCY

- a) Application packets shall be made available to the public by mail, at all regional maintenance/training centers, and at designated offices of State of Illinois social service agencies, as identified in Section 755.110(d). The application packets shall contain:

- 1) A brochure which contains:
 - A) A description of the obligations of the LEC to the recipient;
 - B) A description of the rights and obligations of the recipient under ITAP;
 - C) A description of the application process for service under this Part;
 - D) A description of the Advisory Council and its role as liaison to the hearing-impaired community; and
 - E) The office telephone number of the Staff Liaison.
- 2) An eligibility form to be filled out according to the provisions of Section 755.200 of this Part, certifying the user(s) as ~~deaf or severely hearing-impaired or deaf-blind~~. Printed on the eligibility form shall be an explanation of its purpose, the definitions of "deaf or severely hearing-impaired," and "deaf-blind," "voice-impaired," and "voice-impaired-blind" contained in Section 755.10 of this Part, and Section 755.200(a) ~~and (b)~~.
- 3) A form for the recipient to sign indicating that the recipient understands and agrees with the rights and obligations created for the recipient under this Part, and that the recipient desires service under this Part.
- 4) A standard application form requiring:
 - A) The address and telephone number of the recipient's subscriber-unit; and

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- B) The full names and ages of the recipient, all users within the subscriber-unit, and the name of the person to whom telephone service is billed.

- 5) A form for the recipient to sign indicating that if the recipient is acting for a minor user, the equipment set received under this program will be transferred to the user on the user's eighteenth birthday.

- b) LEC's will provide assistance in completing application forms to those who desire assistance at regional maintenance/training centers.

- c) Applicants shall complete (or have completed) all forms, attach all necessary documentation, and mail the completed application packet as directed by the LEC.

- d) Upon receipt of completed application packets, the LEC shall acknowledge by postcard (stamped and addressed by applicant) and process all applications. In no event shall the LEC take more than 21 calendar days to verify an applicant's eligibility. If the LEC determines that it cannot make a decision within 21 days because the application is incomplete or contains inaccurate information, it must immediately notify the applicant upon making this determination and solicit clarification and additional information from the applicant in order to determine the applicant's eligibility. The LEC shall file a quarterly report with the Commission detailing applications that required more than 21 days to process.

- e) Processing of applications by LEC's shall consist of a review for completeness and the assignment of priority status for distribution in the order of receipt of the completed applications.

(Source: Emergency amendment at 14 Ill. Reg. 19375, effective November 25, 1990, for a maximum of 150 days)

SUBPART C: ELIGIBILITY AND PARTICIPATION

Section 755.200 Deaf or Severely Hearing-Impaired Certification
EMERGENCY

- a) A prospective individual recipient seeking eligibility for a TDD equipment set for a deaf or severely hearing-

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impaired user shall have completed by a licensed physician, audiologist, a designated counselor with the Illinois Department of Rehabilitation Services (DORS), or a speech and hearing consultant with the University of Illinois Division of Services for Crippled Children a standard form (provided by the LEC's) certifying the user(s) as deaf or severely hearing-impaired as that condition is defined in this Part.

- b) A prospective individual recipient seeking eligibility for a telebraille device equipment set for a deaf-blind user shall have completed by a licensed physician, audiologist, designated counselor with the Illinois Department of Rehabilitation Services (DORS), or a speech and hearing consultant with the University of Illinois Division of Services for Crippled Children a standard form (provided by the LEC's), certifying the user(s) as deaf-blind as that condition is defined in this Part. In instances in which deaf-blindness is certified by an audiologist, the audiologist shall make such certification only upon review of medical records which confirm the applicant's user's blindness.

- c) A prospective individual recipient seeking eligibility for a TDD equipment set for a voice-impaired user shall have completed by a licensed physician, speech-language pathologist, speech and hearing consultant with the University of Illinois Division of Services for Crippled Children, a standard form (provided by the LEC's) certifying the user(s) as voice-impaired as that condition is defined in this Part.

- d) A prospective individual recipient seeking eligibility for a telebraille equipment set for a voice-impaired-blind user shall have completed by a licensed physician, speech pathologist, a speech and hearing consultant with the University of Illinois Division of Services for Crippled Children, or a designated counselor with DORS a standard form (provided by the LEC's) certifying the user(s) as blind and voice-impaired as that condition is defined in this Part. In instances in which the user is blind and the voice-impaired is certified by a speech-language pathologist, the speech-language pathologist shall make such certification only upon review of medical records which confirm the user's blindness. In instances in which the user is voice-impaired and the blindness is certified by a designated counselor with DORS, the DORS counselor shall make such certification only upon review

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of medical records which confirm the user's voice-impairment.

- eg) The LEC's shall obtain from the Director of DORS a list of designated DORS counselors who have expertise in working with the hearing-impaired population and who are authorized to certify individuals for ITAP. The LEC's shall obtain from the Director of the University of Illinois Division of Services for Crippled Children a list of the Division's designated hearing and speech consultants authorized to certify individuals for ITAP. The LEC's shall obtain updated lists annually.

(Source: Emergency amendment at 14 Ill. Reg. 19375, effective November 25, 1990, for a maximum of 150 days)

Section 755.205 Eligibility and Application for Subscriber-Units Which are Residential EMERGENCY

- a) One equipment set shall be provided per subscriber-unit that is the permanent legal residence of one or more deaf or severely hearing-impaired users ~~or the permanent legal residence of one or more deaf-blind users.~~
- b) The equipment set shall be granted in the name of the recipient. There is only one recipient per subscriber-unit. Recipient status shall be granted to an adult user within the subscriber-unit. In the absence of an adult user within the subscriber-unit, recipient status shall be granted to the parent or legal guardian residing with a minor user in the subscriber-unit.
- c) The recipient shall assume all responsibilities and liabilities for the equipment set as prescribed by this Part.
- d) The recipient shall be required to sign and complete all forms and documents provided in the application packet as described in Section 755.115(a).
- e) Along with the completed application, the recipient shall provide copies of drivers' licenses, Illinois State I.D.'s, or some other proof of identification and residence for the recipient, all users, and the person to whom telephone service is billed.

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(Source: Emergency amendment at 14 Ill. Reg. 19375 , effective November 25, 1990, for a maximum of 150 days)

Section 755.210 Eligibility and Application for Subscriber-Units
Which are Organizations
EMERGENCY

- a) Statewide organizations having more than one office shall designate one office to receive the equipment set.
- b) Recipient status shall be granted to the organization. The president, executive director, or other official of the organization shall sign the appropriate application forms on behalf of the organization.
- c) The organization shall assume all responsibilities and liabilities for the equipment set prescribed for recipients by this Part.
- d) The organization shall file a verified Petition for Eligibility with the Commission containing the following
 - 1) Address and telephone number of the organization's headquarters to which the equipment set will be assigned;
 - 2) Statement that it is an organization as defined in Section 755.10, the purpose of which includes, as evidenced by its articles of incorporation, by-laws, or charter, representing the ~~deaf~~ severely-hearing-impaired;
 - 3) Full names, addresses, and telephone numbers of officers who can act for the organization.
 - 4) Articles of incorporation by-laws, charter, or any other documenting evidence supporting the statement required by subsection (d)(2);
 - 5) Most recent annual report (if applicable).
- e) The organization will receive its designation upon the filing of a completed Petition.

(Source: Emergency amendment at 14 Ill. Reg. 19375 , effective November 25, 1990, for a maximum of 150 days)

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SUBPART E: OVERSIGHT AND REVIEW

Section 755.405 Advisory Council
EMERGENCY

An Advisory Council composed of seven members who are representatives of the hearing-impaired community shall function as an organ for the input of the hearing-impaired to ITAP.

- a) For the purpose of selecting representatives to the Advisory Council, the Commission shall divide the state into the following five districts along Market Service Area ("MSA") boundaries:
 - District #1 -- MSA 1
 - District #2 -- MSA's 2, 3, 4, 13, 18
 - District #3 -- MSA's 5, 6, 7, 17
 - District #4 -- MSA's 8, 9, 10, 14, 16
 - District #5 -- MSA's 11, 12, 15, 19
- b) In each district, organizations eligible to receive equipment sets under this Part shall jointly select representatives to the Advisory Council;
 - 1) Three members shall be selected from the district containing MSA 1,
 - 2) One member shall be selected from each of the four remaining districts, and
 - 3) Selections of Advisory Council members shall take place every two years.
- c) The seven members of the Advisory Council shall elect a chairperson.

(Source: Emergency amendment at 14 Ill. Reg. 19375 , effective November 25, 1990, for a maximum of 150 days)

DEPARTMENT OF CORRECTIONS
NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: SCHOOL DISTRICT #428
- 2) Code Citation: 20 Ill. Adm. Code 405
- 3) Section Numbers:

	<u>Emergency Action:</u>
405.15	Amend
405.17	Amend
405.20	Amend
405.50	Amend
405.55	Add
405.60	Amend
405.70	Amend
- 4) Statutory Authority: Implementing and authorized by Section 3-2-2 and 3-6-3 of the Unified Code of Corrections (Ill. Rev. Stat. 1989, ch. 38, pars. 1003-2-2 and 1003-6-3, as amended by P.A. 86-1373, effective September 10, 1990).
- 5) Effective Date of Amendments: December 1, 1990.
- 6) If these emergency amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: N/A
- 7) Date Filed in Agency's Principal Office: November 26, 1990
- 8) Reason for Emergency: Public Act 86-1373, effective September 10, 1990, authorized the award of educational good conduct credits and required the Department to promulgate rules for the administration of such award. Emergency rulemaking is required to provide such rules so that the statutory changes may be immediately implemented.
- 9) A Complete Description of the Subjects and Issues Involved: This rule is being amended to promulgate rules for the administration of educational good conduct credits and includes criteria for eligibility for enrollment in educational programs, requirements for program participation, and reasons for removal from educational programs.
- 10) Are there any proposed amendments to this Part pending? No.
- 11) Statement of Statewide Policy Objectives: The Department of Corrections School District #428 shall afford committed persons educational opportunities to the extent possible, consistent with safety and security concerns, and shall award educational good conduct credits to eligible committed persons in accordance with Public Act 86-1373 and rules promulgated herein.

ILLINOIS REGISTER
DEPARTMENT OF CORRECTIONS
NOTICE OF EMERGENCY AMENDMENTS

- 12) Information and questions regarding these amendments shall be directed to:

Name: William H. Craine, Ph.D., Deputy Director
Illinois Department of Corrections
Address: 1301 Concordia Court
P. O. Box 19277
Springfield, Illinois 62794-9277
Telephone: 217/522-2666

The full text of the emergency amendments begins on the next page:

DEPARTMENT OF CORRECTIONS

NOTICE OF EMERGENCY AMENDMENTS

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT
CHAPTER I: DEPARTMENT OF CORRECTIONS
SUBCHAPTER a: PROGRAMS AND SERVICES

PART 405
SCHOOL DISTRICT #428

Section

405.10 Applicability

405.15 Responsibilities

EMERGENCY

405.17 Definitions

EMERGENCY405.20 Adult and Juvenile Curricula Educational Programs**EMERGENCY**

405.30 Assistance to Community Services Division

405.40 Evaluation

405.50 Adult Basic Education Attendance

EMERGENCY

405.55 Educational Good Conduct Credits

EMERGENCY

405.60 Juvenile Educational Attendance

EMERGENCY

405.70 Suspension of Programs

EMERGENCY

AUTHORITY: Implementing Sections 3-2-2, 3-6-2, 3-6-3, 3-8-3, 3-9-1, 3-10-2 and 3-12-3 of the Unified Code of Corrections (Ill. Rev. Stat. 1989, ch. 38, pars. 1003-2-2, 1003-6-2, 1003-6-3, 1003-8-3, 1003-9-1, 1003-10-2 and 1003-12-3, as amended by P.A. 86-1373, effective September 10, 1990) and Section 13-40 et seq. of the Illinois School Code (Ill. Rev. Stat. 1989, ch. 122, par. 13-40 et seq.) and authorized by Sections 3-2-2 and 3-7-1 of the Unified Code of Corrections (Ill. Rev. Stat. 1989, ch. 38, par. 1003-2-2 and 1003-7-1).

SOURCE: Adopted at 8 Ill. Reg. 14624, effective August 1, 1984; amended at 11 Ill. Reg. 2742, effective February 1, 1987; emergency amendments at 14 Ill. Reg. 19389, effective December 1, 1990, for a maximum of 150 days.

Section 405.15 Responsibilities**EMERGENCY**

- a) Unless otherwise specified, the Director, Chief Administrative Officer, or Superintendent, or Educational Administrator may delegate responsibilities stated in this Part to another person or persons or designate another person or persons to perform the duties specified.

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- b) No other individual may routinely perform duties whenever a rule in this Part specifically states the Director, Chief Administrative Officer, or Superintendent, or Educational Administrator shall personally perform the duties. However, the Director, or Chief Administrative Officer, Superintendent, or Educational Administrator may designate another person or persons to perform the duties during periods of his temporary absence or in an emergency.

(Source: Emergency amendment at 14 Ill. Reg. 19389, effective December 1, 1990, for a maximum of 150 days)

Section 405.17 Definitions**EMERGENCY**

"Achievement test" means a nationally normed instrument, which has been personally approved by the Superintendent of School District #428, that measures an individual's educational grade level.

"Educational goal" means a written statement, prepared by Department staff and signed by the committed person, that identifies the educational program in which the committed person is enrolled, the goals the committed person is expected to achieve, and the specific time period in which the committed person is to achieve the goals.

"Educational programs" means courses of academic and vocational instruction offered to persons committed to the Adult and Juvenile Divisions as approved by School District #428; or courses of academic and vocational instruction offered in the free community which are available to persons committed to the Community Services Division as approved by the Chief Administrative Officer.

"Full-time student" means a committed person who is enrolled in an educational program that has classes that are normally scheduled to meet five instructional days a week, except for holidays; or a committed person who is enrolled in college academics for a minimum of six credit hours per module or 12 credit hours per semester. In addition, a person committed in the Adult Division must have his primary assignment as a full-time educational program and, except as approved by the Chief Administrative Officer, shall not have a job assignment.

"Goal period" means the specific number of instructional days of attendance or days for which educational goals are established.

"90 instructional days day program" means a period of 90 days of remedial education, excluding days of absence or days in which no instruction was offered.

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"Instructional day" means a day in which a minimum of 90 minutes of instruction is provided.

"Sexually dangerous person" means any person as defined in Ill. Rev. Stat. 1985 1989, ch. 38, par. 105-1.01.

"Superintendent" means the Superintendent of the Department of Corrections School District #428.

"Technical violator" means a committed person who has been returned to a Department facility due to a violation of the conditions of his parole or mandatory supervised release, but does not include a committed person who has been convicted of a new offense.

"Working days" means Monday through Friday, excluding State holidays.

(Source: Emergency amendment at 14 Ill. Reg. 19389, effective December 1, 1990, for a maximum of 150 days)

Section 405.20 Adult and Juvenile ~~Curricula~~ Educational Programs EMERGENCY

- a) Educational and vocational training opportunities. The opportunity for educational programs shall be available for committed persons in the Adult and Juvenile Divisions through the Department of Corrections School District #428. Nothing in this Part shall be construed to require educational opportunities for all committed persons.

a1) Adult Division educational programs shall include:

- 1A) Adult basic education and General Educational Development (G.E.D.) training;
- 2B) Special education;
- 3C) Vocational education and career counseling; and
- 4D) Post-secondary education, opportunities, when where possible.

b2) Juvenile Division educational programs shall include:

- 1A) Basic education and G.E.D.;
- 2B) High school credits;

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3C) Special education;

4D) Vocational education; and

5E) Post-secondary education, opportunities, when where possible.

b) Committed persons shall, upon request, be considered for enrollment in an educational program for which they are eligible or placement on the waiting list for the program if one exists. Waiting lists shall be maintained in chronological order.

c) In determining eligibility for enrollment in educational programs the Department shall consider, among other factors, the committed person's composite scores on achievement tests, the safety and security of the facility or any person, staff recommendations, requirements for admission to specific programs, administrative concerns, and the committed person's institutional behavior, disciplinary record, educational record, projected release date, and medical and mental health status.

d) In the Adult Division, committed persons may be eligible to enroll in:

- 1) Adult Basic Education if they test below the 6.0 grade level.
- 2) G.E.D. training if they test at the 6.0 grade level or above and they do not have a verified GED certificate or a high school diploma.
- 3) Special education regardless of test scores.
- 4) School District #428 vocational education regardless of test scores.
- 5) College vocational programs if they test at the 6.0 grade level or above and the college policy permits admission.
- 6) Two-year college degree academic programs if they have a verified GED certificate or high school diploma.
- 7) Four-year college degree academic programs if they have a verified GED certificate or high school diploma, and they have 30 hours of college transfer credit.

e) In the Juvenile Division, committed persons may be eligible to enroll in:

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- 1) Basic Education if they test below the 6.0 grade level.
- 2) G.E.D. training if they test at the 6.0 grade level or above and they do not have a verified GED certificate or high school diploma.
- 3) High school credits if they test at the 6.0 grade level or above and they do not have a verified GED certificate or high school diploma.
- 4) Special Education if they test below the 6.0 grade level.
- 5) School District #428 vocational education if they test at the 3.0 grade level or above.
- 6) College vocational programs if they test at the 6.0 grade level or above and the college policy permits admission.
- 7) Two-year college academic programs if they have a verified GED certificate or high school diploma.

f) Committed persons shall be required to attend and actively participate in classes for which they are enrolled and shall be subject to discipline under 20 Ill. Adm. Code 504, unless absent due to verified illnesses, approved visits, court writs, furloughs discipline, lockdowns, and other reasons approved by the Chief Administrative Officer. Active participation shall mean, but shall not be limited to, instances in which the committed person is attentive, responsive, and cooperative and completes assigned work.

g) Committed persons shall adhere to attendance requirements of the educational program in which they are enrolled:

- 1) Committed persons enrolled in non-college academic programs in the Adult and Juvenile Divisions shall be required to attend and to actively participate in the number of instructional days specified to complete the program and shall not be absent from the program or shall not be documented as not actively participating in the program for more than 30 instructional days, not including days absent due to lockdowns.
- 2) Persons committed in the Community Services Division and committed persons enrolled in college academic courses shall attend scheduled classes and shall not be absent more than allowed under the requirements of the educational provider or the correctional facility policy. Committed persons shall be

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advised of the specific requirements of the program in which they are enrolled.

h) Committed persons may be removed from educational programs due to:

- 1) Disciplinary action.
- 2) Failure to adhere to attendance requirements.
- 3) Administrative reasons approved by the Educational Administrator or the Chief Administrative Officer including, but not limited to, disruptive behavior, lack of active participation, termination or suspension of the program, medical or mental health status, and safety and security reasons.
- 4) The committed person's transfer to another facility or program.

(Source: Emergency amendment at 14 Ill. Reg. 19389, effective December 1, 1990, for a maximum of 150 days)

Section 405.50 Adult Basic Education Attendance EMERGENCY

a) All persons committed to the Adult Division of the Department on or after January 1, 1987, whose period of incarceration is at least two years or more; or who have been committed as sexually dangerous persons, shall be required to receive a composite achievement test score of 6.0 or greater in reading and mathematics or attend a minimum of 90 instructional days in an Adult Basic Education program for reading and mathematics, except:

- 1) Those persons serving life or death penalty sentences; or
- 2) Other persons who are specifically exempted from this requirement by the Chief Administrative Officer of the facility where the committed person is assigned and the Superintendent based on, but not limited to, security or health reasons, the facility's inability to meet the committed person's unique educational needs, or the facility's inability to provide or complete instruction in the time remaining prior to the committed person's release or discharge date; or
- 3) Those persons who, upon completion of 45 instructional days, have received a composite achievement test score of 6.0.

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- b) The requirements in this Section do not apply to technical violators who have previously completed the 90 instructional day program and who scored 6.0 or greater upon completion of the program.
- c) Credit for class attendance shall only be given by the educational administrator Educational Administrator for those days in which the committed person actively participates in the program in accordance with Section 405.20(f). Active participation shall mean; but shall not be limited to; instances in which the committed person is attentive; responsive and cooperative and completes assigned work.
- d) Where a committed person's 90 instructional day program has been terminated due to excessive absenteeism in accordance with Section 405.20(g) and (h), interrupted for a total period in excess of 30 instructional days, the 90 instructional day period program shall recommence with no credit given for days previously attended.
- 1) --The total period of interruption shall include, but not be limited to; days absent due to illness; visits; court writs; and discipline and days not credited due to lack of participation.--
- 2) --The total period of interruption shall not include days absent due to transfers or lockdowns, or days when no instruction was offered.

- e) When a committed person is transferred to another facility prior to completion of the program, a record of the person's attendance shall be submitted to the receiving facility. His program shall be continued at the receiving facility, whenever feasible, upon enrollment in the program or the committed person shall be placed on a waiting list if one exists, unless the committed person is no longer required to participate in the program in accordance with Section 405.50(a).

- f) Refusal by any committed person to attend the Adult Basic Education program required by this Section shall constitute grounds for disciplinary action in accordance with 20 Ill. Adm. Code 504: Subpart A 504. Subpart A.

- g) Upon completion of the 90 instructional day program, the committed person shall be retested, and if a composite score of at least 6.0 is not received, the person shall be encouraged, but not required, to remain in an educational program.

- h) Committed persons subject to the provisions of this Section who have not attained the 6.0 achievement level:

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- 1) --Shall not be eligible for any job assignment pay that exceeds the level of pay received for attendance in the Adult Basic Education program, unless an exemption is granted by the Chief Administrative Officer and the Superintendent by the committed person's educational handicap, documented by his educational records, which would preclude any reasonable expectation that the committed person could attain a 6.0 achievement level; the projected length of time the committed person may have to wait prior to enrollment in the Adult Basic Education Program; or the reasons provided in Subsection (a)(2) of this Section; or as otherwise approved by the Department.
- 2) --Shall not be eligible for enrollment in any college credit programs.

(Source: Emergency amendment at 14 Ill. Reg. 19389, effective December 1, 1990, for a maximum of 150 days)

Section 405.55 Educational Good Conduct Credits EMERGENCY

- a) Committed persons who enroll full-time in an academic or vocational education program approved by the Department shall be eligible to receive educational good conduct credits provided:

- 1) They are eligible to receive good time in accordance with 20 Ill. Adm. Code 107. Subpart B;
 - 2) They have not been convicted of first degree murder, second degree murder, or a Class X felony;
 - 3) They have not been convicted of a felony which was committed after a previous award of educational good conduct credits; and
 - 4) They achieve the educational goals established by the Department within a specified time period.
- b) Goals shall be established in writing for committed persons who are eligible to receive educational good conduct credits and shall be signed by the committed person. The goal statement shall include the goal period, attendance requirements, and the educational goals the committed person is expected to achieve.
- c) The goal period for persons committed in the Adult and Juvenile Divisions who are enrolled in any program except college academic programs shall be 90 instructional days of attendance or the number

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of instructional days of attendance required to complete the program if less than 90 instructional days.

- d) The goal period for persons committed in the Adult and Juvenile Divisions who are enrolled in college academic programs and for persons committed in the Community Services Division shall be the period of time during which the classes are scheduled.

- e) Educational goals shall be determined based on the committed person's current level of achievement and ability. Educational goals may include, but not be limited to, one or more of the following factors:

- 1) Achievement of a specified grade level;
- 2) Attainment of a GED certificate;
- 3) Attainment of a specific number of high school or college credits;
- 4) Achievement of specified skills; and/or
- 5) Maintaining a grade of "C" or better in each class or maintaining a passing grade where a pass/fail grading system is used.

- f) Educational goals may, with the approval of the Educational Administrator or the Chief Administrative Officer, be revised in writing and signed by the committed person if it is determined that the original educational goals need to be revised based, among other matters, on a reassessment of the committed person's level of competency or ability. However, the goal period may not be changed.

- g) When a committed person completes the educational program early, the goal period shall be revised to the date of completion and the committed person shall be eligible to receive educational good conduct credits for the revised goal period.

- h) Committed persons may be removed from the educational program in accordance with Section 405.20(h).

- i) If the committed person is removed from the educational program due to placement in protective custody, non-voluntary transfers for other than disciplinary reasons, termination or suspension of the educational program by the Department, or other reasons approved by the Chief Administrative Officer, the goal period may be revised to the date removed from the

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program. In determining whether to revise a goal period, the Department shall consider, among other factors, the committed person's medical and mental health status, protection needs, projected release date, and time in the program. The committed person may be eligible to receive educational good conduct credits for the revised goal period provided satisfactory progress has been made towards achieving stated goals.

- 2) If the committed person is removed from the educational program prior to program completion due to reasons other than those stated in Subsection (h)(1) of this Section, the committed person shall not receive any educational good conduct credit for participation in the educational program.

- i) Within 15 working days, whenever feasible, of completion of the goal period or removal from the program, the Educational Administrator or Chief Administrative Officer shall:

- 1) Determine whether or not the committed person achieved the stated educational goals, complied with attendance requirements, or was making satisfactory progress toward achieving such goals in accordance with Subsection (h)(1) of this Section.
- 2) Document the number of days, if any, for which the committed person is eligible to receive educational good conduct credits. This shall be the number of calendar days during the goal period, less days absent and days not attended due to lockdowns or class cancellations.
- 3) Document the reasons for ineligibility for award of educational good conduct credits.
- 4) Ensure educational good conduct credits are computed at the rate of .25 of the number of days eligible for such award.
- j) The award of educational good conduct credits shall be subject to the review and approval of the Director. A copy of the award of educational good conduct credits shall be filed in the committed person's master record file.
- k) Committed persons shall be advised in writing of the award of educational good conduct credits or the reasons for ineligibility of the award.

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l) Committed persons may grieve the establishment of goals or the decision not to award educational good conduct credits under 20 Ill. Adm. Code 504, Subpart F.

m) New goal periods and goals shall be established upon re-enrollment.

(Source: Emergency rule added at 14 Ill. Reg. 19389, effective December 1, 1990, for a maximum of 150 days)

Section 405.60 Juvenile Educational Attendance EMERGENCY

a) All persons committed to the Juvenile Division of the Department who have not received their high school diploma or G.E.D. certificate shall be required to participate in an educational program, unless specifically exempted by the Chief Administrative Officer and the Superintendent. The exemption shall be based on, but not limited to, health, safety or security reasons, and resources available.

b) The extent and length of the educational program shall be based, among other factors, upon the needs and characteristics of the committed person, resources available, availability of programs, administrative concerns, and safety and security of the facility or any person.

c) ---Daily attendance shall be required; unless the committed person is absent due to, among other matters, medical/treatment activities, confinement, court appearances or visitation. Refusal by any committed person to attend required educational programs shall constitute grounds for disciplinary action in accordance with 20-III-Adm.-Code-504: --Subpart B.

(Source: Emergency amendment at 14 Ill. Reg. 19389, effective December 1, 1990, for a maximum of 150 days)

Section 405.70 Suspension of Programs EMERGENCY

Unless otherwise provided by law, any of the provisions of this Part may be suspended by the Director for reasons including, but not limited to, safety and security, budgetary constraints, insufficient program resources, inadequate space or unavailability of educational staff.

(Source: Emergency amendment at 14 Ill. Reg. 19389, effective December 1, 1990, for a maximum of 150 days)

JOINT COMMITTEE ON ADMINISTRATIVE RULES STATE OF ILLINOIS CENTER

ROOM 16-503
CHICAGO, ILLINOIS
10:00 A.M.
DECEMBER 13, 1990

NOTICE: It is the policy of the Joint Committee to allow only representatives of state agencies to testify orally on any rule under consideration at Joint Committee hearings. If members of the public wish to express their views with respect to a proposed rule, they should submit written comments to the Office of the Joint Committee at the following address:

Joint Committee on Administrative Rules
509 South Sixth Street
Room 500
Springfield, Illinois 62701

AGENDA

I. Approval of November 13, 1990 Minutes

II. Review of Proposed Agency Rulemaking

Commissioner of Banks and Trust Companies

1. Corporate Fiduciary Receivership Account; 38 Ill. Adm. Code 397
-First Notice Published: 14 Ill. Reg. 15181 - 9-21-90
-Expiration of Second Notice Period: 12-24-90

Department of Commerce and Community Affairs

2. Technology Commercialization Grant-In-Aid Program; 14 Ill. Adm. Code 540
-First Notice Published: 14 Ill. Reg. 11022 - 7-13-90
-Expiration of Second Notice Period: 12-18-20

Department of Conservation

3. Falconry and the Captive Propagation of Raptors; 17 Ill. Adm. Code 1590
-First Notice Published: 14 Ill. Reg. 16174 - 10-05-90

JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Department of Corrections

4. Health Care; 20 Ill. Adm. Code 415
-First Notice Published: 14 Ill. Reg. 15228 - 9-21-90
-Expiration of Second Notice Period: 1-7-91

State Board of Education

5. Special Education; 23 Ill. Adm. Code 226
-First Notice Published: 14 Ill. Reg. 11068 - 7-13-90
-Expiration of Second Notice Period: 12-6-90
6. Public Schools Evaluation, Recognition and Supervision; 23 Ill. Adm. Code 1
-First Notice Published: 14 Ill. Reg. 6931 - 5-11-90
-Expiration of Second Notice Period: 12-6-90
7. Comprehensive Arts Programs; 23 Ill. Adm. Code 250
-First Notice Published: 14 Ill. Reg. 11447 - 7-20-90
-Expiration of Second Notice Period: 12-14-90

Department of Employment Security

8. Disqualifying Income and Reduced Benefits; 56 Ill. Adm. Code 2920
-First Notice Published: 14 Ill. Reg. 13905 - 8-31-90
-Expiration of Second Notice Period: 12-10-90
9. Payment of Unemployment Contributions, Interest and Penalties; 56 Ill. Adm. Code 2765
-First Notice Published: 14 Ill. Reg. 13910 - 8-31-90
-Expiration of Second Notice Period: 12-10-90
10. Determination of Unemployment Contributions; 56 Ill. Adm. Code 2770
-First Notice Published: 14 Ill. Reg. 15659 - 9-28-90
-Expiration of Second Notice Period: 12-28-90

Department of Insurance

11. Health Maintenance Organization Definitions; 50 Ill. Adm. Code 6101
-First Notice Published: 13 Ill. Reg. 20205 - 12-29-89
-Expiration of Second Notice Period: 12-31-90
12. Pricelicensing and Continuing Education; 50 Ill. Adm. Code 3119
-First Notice Published: 14 Ill. Reg. 12127 - 7-27-90
-Expiration of Second Notice Period: 1-3-91

JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Illinois Local Governmental Law Enforcement Officers Training Board

13. Illinois Police Training Act; 20 Ill. Adm. Code 1720
-First Notice Published: 14 Ill. Reg. 16198 - 10-5-90
-Expiration of Second Notice Period: 1-7-91

Department of Mines and Minerals

14. Surface Installation Health and Safety; 62 Ill. Adm. Code 220
-First Notice Published: 14 Ill. Reg. 14277 - 9-7-90
-Expiration of Second Notice Period: 1-7-91

Pollution Control Board

15. Sulfur Limitations; 35 Ill. Adm. Code 214
-First Notice Published: 14 Ill. Reg. 11098 - 7-13-90
-Expiration of Second Notice Period: 12-24-90

Department of Professional Regulation

16. Illinois Professional Engineering Act; 68 Ill. Adm. Code 1380
-First Notice Published: 14 Ill. Reg. 7346 - 5-18-90
-Expiration of Second Notice Period: 12-6-90

Department of Public Aid

17. Medical Payment; 89 Ill. Adm. Code 140
-First Notice Published: 14 Ill. Reg. 13963 - 8-31-90
-Expiration of Second Notice Period: 12-7-90

18. Medical Payment; 89 Ill. Adm. Code 140
-First Notice Published: 14 Ill. Reg. 14317 - 9-7-90
-Expiration of Second Notice Period: 12-7-90

19. Medical Payment; 89 Ill. Adm. Code 140
-First Notice Published: 14 Ill. Reg. 3019 - 3-2-90
-Expiration of Second Notice Period: 10-22-90

20. Reimbursement for Nursing Costs for Geriatric Facilities; 89 Ill. Adm. Code 147
-First Notice Published: 14 Ill. Reg. 9355 - 6-15-90
-Expiration of Second Notice Period: 12-28-90

21. Aid to the Aged, Blind or Disabled; 89 Ill. Adm. Code 113
-First Notice Published: 14 Ill. Reg. 15701 - 9-28-90
-Expiration of Second Notice Period: 12-28-90

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AGENDA

22. General Assistance; 89 Ill. Adm. Code 114
-First Notice Published: 14 Ill. Reg. 15712 - 9-28-90
-Expiration of Second Notice Period: 12-28-90
23. Medical Payment; 89 Ill. Adm. Code 140
-First Notice Published: 14 Ill. Reg. 14681 - 9-24-90
-Expiration of Second Notice Period: 1-3-91
24. Illinois Competitive Access and Reimbursement Equity (ICARE) Program; 89 Ill. Adm. Code 149
-First Notice Published: 14 Ill. Reg. 15722 - 9-28-90
-Expiration of Second Notice Period: 1-3-91

Department of Rehabilitation Services

25. Similar Benefits; 89 Ill. Adm. Code 567
-First Notice Published: 14 Ill. Reg. 12731 - 8-10-90
-Expiration of Second Notice Period: 12-10-90
26. Illinois Visually Handicapped Institute; 89 Ill. Adm. Code 730
-First Notice Published: 14 Ill. Reg. 12228 - 7-27-90
-Expiration of Second Notice Period: 12-10-90
27. Service Provisions; 89 Ill. Adm. Code 695
-First Notice Published: 14 Ill. Reg. 12252 - 7-27-90
-Expiration of Second Notice Period: 12-10-90

28. Training Services; 89 Ill. Adm. Code 592
-First Notice Published: 14 Ill. Reg. 12257 - 7-27-90
-Expiration of Second Notice Period: 12-10-90
29. The Establishment and Administration of Special Education; 89 Ill. Adm. Code 765
-First Notice Published: 14 Ill. Reg. 12224 - 7-27-90
-Expiration of Second Notice Period: 12-14-90

30. Non-Academic Programs and Policies; 89 Ill. Adm. Code 830
-First Notice Published: 14 Ill. Reg. 11234 - 7-27-90
-Expiration of Second Notice Period: 12-14-90

Department of State Police

31. Illinois Uniform Conviction Information Act; 20 Ill. Adm. Code 1215
-First Notice Published: 14 Ill. Reg. 12398 - 8-3-90
-Expiration of Second Notice Period: 12-17-90

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AGENDA

Department of Transportation

32. Casey Municipal Airport Hazard Zoning; 92 Ill. Adm. Code 27
-First Notice Published: 14 Ill. Reg. 15262 - 9-21-90
-Expiration of Second Notice Period: 12-24-90
33. Lewis University Airport Hazard Zoning; 92 Ill. Adm. Code 57
-First Notice Published: 14 Ill. Reg. 15283 - 9-21-90
-Expiration of Second Notice Period: 12-24-90

- III. Certification of No Objection to Proposed Rulemaking
- IV. Review of Emergency Rulemaking and Peremptory Rulemaking

Department of Central Management Services

34. Pay Plan; 80 Ill. Adm. Code 310 (Peremptory)
-Notice Published: 14 Ill. Reg. 18854 - 11-26-90

Department of Conservation

35. Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit and Crow Hunting; 17 Ill. Adm. Code 530 (Emergency)
-Notice Published: 14 Ill. Reg. 18324 - 11-9-90

Department of Mental Health and Developmental Disabilities

36. Mental Health Clinic Program Standards and Provider Requirements; 59 Ill. Adm. Code 130 (Emergency)
-Notice Published: 14 Ill. Reg. 18100 - 11-2-90

Department of Public Health

37. The Illinois Formulary for the Drug Product Selection Program; 77 Ill. Adm. Code 790 (Emergency)
-Notice Published: 14 Ill. Reg. 18588 - 11-16-90

V. Agency Responses to Joint Committee Statements of Objection

JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Department of Central Management Services

38. Marking, Inventory, Transfer and Disposal of State-Owned Personal Property; 44 Ill. Adm. Code 5010
 -First Published: 14 Ill. Reg. 8714 - 6-1-90
 -Objection Date: 7-26-90
 -Response: Failure to Respond

Department of Conservation

39. Illinois Bicycle Path Grant Program; 17 Ill. Adm. Code 3040
 -First Published: 14 Ill. Reg. 442 - 1-12-90
 -Objection Date: 10-11-90
 -Response: Agreement

State Board of Education

40. Special Education; 23 Ill. Adm. Code 226
 -First Published: 14 Ill. Reg. 11364 - 7-13-90
 -Objection Date: 8-21-90
 -Response: Refusal

Department of Mental Health and Developmental Disabilities

41. Family Assistance and Home-Based Support Programs for Persons with Mental Disabilities; 59 Ill. Adm. Code 117
 -First Published: 14 Ill. Reg. 14987 - 9-14-90
 -Objection Date: 10-11-90
 -Response: Refusal

Department of Public Aid

42. Hospital Services; 89 Ill. Adm. Code 148
 -First Published: 14 Ill. Reg. 9331 - 6-15-90
 -Objection Date: 9-13-90
 -Response: Refusal
43. Medical Payment; 89 Ill. Adm. Code 140
 -First Published: 14 Ill. Reg. 7249 - 5-1-90
 -Objection Date: 7-26-90
 -Response: Failure to Respond

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AGENDA

Department of Public Health

44. Emergency Medical Services Code; 77 Ill. Adm. Code 535
 -First Published: 14 Ill. Reg. 1755 - 2-2-90
 -Objection Date: 7-26-90
 -Response: Failure to Respond

45. Family Practice Residency Code; 77 Ill. Adm. Code 590
 -First Published: 14 Ill. Reg. 8725 - 6-1-90
 -Objection Date: 7-26-90
 -Response: Failure to Respond

Department of Rehabilitation Services

46. Financial Eligibility Criteria; 89 Ill. Adm. Code 687
 -First Published: 14 Ill. Reg. 8560 - 6-1-90
 -Objection Date: 9-13-90
 -Response: Modification

VI. Exempt Rulemakings

Pollution Control Board

47. Repeal of Finished Water and Raw Water Quality and Quantity; 35 Ill. Adm. Code 604
 -Proposed Date: 12-1-89
 -Adopted Date: 9-20-90
48. Repeal of Operation and Record Keeping; 35 Ill. Adm. Code 607
 -Proposed Date: 12-1-89
 -Adopted Date: 9-20-90
49. Primary Drinking Water Standards; 35 Ill. Adm. Code 611
 -Proposed Date: 12-1-89
 -Adopted Date: 9-20-90
50. Repeal of Reporting and Public Notification; 35 Ill. Adm. Code 606
 -Proposed Date: 12-1-89
 -Adopted Date: 9-20-90
51. Repeal of Sampling and Monitoring; 35 Ill. Adm. Code 605
 -Proposed Date: 12-1-89
 -Adopted Date: 9-20-90

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of November 19, 1990 through November 21, 1990, and have been scheduled for review by the Committee at its December 13, 1990 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its December meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
1/3/91	Department of Public Aid, Medical Payment (89 Ill. Adm. Code 140)	9/14/90 14 Ill. Reg. 14681	December 13, 1990
1/3/91	Department of Insurance, Pricensing and Continuing Education (50 Ill. Adm. Code 3119)	7/27/90 14 Ill. Reg. 12127	December 13, 1990
1/3/91	Department of Public Aid, Illinois Competitive Access and Reimbursement Equity (ICARE) Program (89 Ill. Adm. Code 149)	9/28/90 14 Ill. Reg. 15722	December 13, 1990
1/7/91	Department of Corrections, Health Care (20 Ill. Adm. Code 415)	9/21/90 14 Ill. Reg. 15228	December 13, 1990
1/7/91	Illinois Local Governmental Law Enforcement Officers Training Board, Illinois Police Training Act (20 Ill. Adm. Code 1720)	10/5/90 14 Ill. Reg. 16198	December 13, 1990
1/7/91	Department of Mines and Minerals, Surface Installation Health and Safety (62 Ill. Adm. Code 220)	9/7/90 14 Ill. Reg. 14277	December 13, 1990
1/7/91	Department of Conservation, Falconry and the Captive Propagation of Raptors (17 Ill. Adm. Code 1590)	10/5/90 14 Ill. Reg. 16174	December 13, 1990

PROCLAMATION

90-527

ST. AUGUSTINE COLLEGE ANNIVERSARY WEEK

Whereas, St. Augustine College, as the first bilingual institution of higher education in Illinois and the United States, responded to the educational needs of adults of Hispanic American heritage; and

Whereas, St. Augustine College structured its bilingual curricula to allow students to benefit from their experiences in their native country, thus contributing to the continuous development of communication and cultural understanding between the United States and Latin American countries; and

Whereas, St. Augustine's teaching methodology promotes identification with the highest ideals of American democratic values; and

Whereas, St. Augustine College has promoted the strengthening of ethnic identity and reinforced cultural integration assisting Hispanics to obtain skills enabling them to compete for jobs more effectively in today's society;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 30 - October 6, 1990, as ST. AUGUSTINE COLLEGE ANNIVERSARY WEEK in Illinois in honor of St. Augustine College's 10th Anniversary of commitment to the education of minority citizens and urge everyone to join in the celebration of this event.

Issued by the Governor November 14, 1990.
Filed with the Secretary of State November 26, 1990.

90-528

"CURLY" BERRY DAY

Whereas, Eldon "Curly" Berry is starting his eighth decade in the construction business in Illinois, having started his career at the age of 12 in 1920, working for his father James on the construction of Lake Decatur; and

Whereas, over the past 70 years, "Curly" Berry and his firm, Berry Construction Company, has been involved in both the design and construction of hundreds of projects throughout the State of Illinois, including roads, dams, and buildings; and

Whereas, "Curly" Berry has been a pioneer in heavy construction, making significant contributions to both the industry and the state of Illinois over the past seven decades. Among his accomplishments are the construction of roads and bridges during the 1920s and 30s, defense installations and airports during the 1940s and 50s, the relocation of the Decatur transfer house and construction of dams in Shelbyville and Kincaid in the 1960s, the construction of Interstate Highways and factory buildings in Central Illinois in the 1970s, and work on dams and highways in the 1980s and now 1990s; and

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Whereas, "Curly" Berry has been a mentor to hundreds of employees and competitors, including civil engineers, heavy equipment operators, truck drivers, and laborers, and started his two sons Richard and Gerald in their own successful careers in the construction industry; and

Whereas, "Curly" Berry at the age of 82, continues to work each day on a variety of construction projects throughout Central Illinois;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 23, 1990, as "CURLY" BERRY DAY in Illinois.

Issued by the Governor November 19, 1990.
Filed with the Secretary of State November 26, 1990.

90-529

DRUNK AND DRUGGED DRIVING AWARENESS WEEK

Whereas, more violent deaths are attributed to traffic accidents than any other cause. In 1989, 1,748 fatalities occurred in Illinois; and

Whereas, approximately 42 percent of fatally injured drivers whose blood is tested have alcohol concentration levels above the legal limit; and

Whereas, reports of accidents involving drivers who have used illegal drugs are also increasing; and

Whereas, while estimates for property damage from drunk driving accidents are in the hundreds of millions of dollars, the cost of drunk driving to society is truly inestimable when the suffering of innocent victims is taken into consideration; and

Whereas, citizens are demanding a solution to this nationwide health and safety threat; and

Whereas, such a solution requires the cooperation of all levels of government as well as the general public; and

Whereas, the holiday season, traditionally a time of increased accidents, is an appropriate time to focus attention on both the problem and its solution;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim December 9-15, 1990, as DRUNK AND DRUGGED DRIVING AWARENESS WEEK in Illinois, in conjunction with the national observance. I strongly urge all our citizens to remember: "If you drive, don't drink; if you drink, don't drive."

Issued by the Governor November 19, 1990.
Filed with the Secretary of State November 26, 1990.

90-530

TEX GRIFFIN DAY

Whereas, Farrel J. "Tex" Griffin has served as chairman of the Illinois Racing Board for more than a decade, longer than anyone else in state history; and

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Whereas, Tex Griffin has instituted major reforms in security, safety, and drug testing to enhance the integrity and quality of thoroughbred and harness racing; and

Whereas, under Tex Griffin's stewardship, the Illinois Racing Board has presided over the rebirth of Arlington International Racecourse, the implementation of off-track wagering, and the advent of interstate simulcasting; and

Whereas, these accomplishments have contributed significant revenue to the people of Illinois, bringing our state into the forefront of the national and international horse racing industry; and

Whereas, today marks the last of many hundreds of Illinois Racing Board meetings over which Tex Griffin has presided;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 20, 1990, as TEX GRIFFIN DAY in Illinois, and commend him on a job well done.

Issued by the Governor November 19, 1990.
Filed with the Secretary of State November 26, 1990.

90-531

THANKSGIVING DAY

"My country 'tis of thee sweet land of liberty, of thee I sing. Land where our fathers died, land of the Pilgrim's pride. From every mountainside, let freedom ring." "America," Samuel Francis Smith, 1832

Whereas, the pilgrims carried on an ancient tradition when they had a Thanksgiving festival at Plymouth Colony in 1621. They were grateful for their survival and the absence of persecution; and

Whereas, America's first national Thanksgiving was proclaimed by the Continental Congress on November 1, 1777. George Washington made the first presidential proclamation for a Thanksgiving in 1789, in honor of the new Constitution; and

Whereas, Thanksgiving Day was first celebrated on a specific day in 1861 upon President Lincoln's request. All states now observe the last Thursday in November as a day of thanks; and

Whereas, we are still thankful today for our well-being and our environment of freedom, as the Pilgrims were, and

Thanksgiving Day is anticipated with joy and cherished as one of the most beautiful expressions of the spirit of America;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 22, 1990, as THANKSGIVING DAY in Illinois.

Issued by the Governor November 19, 1990.
Filed with the Secretary of State November 26, 1990.

90-532

BEAD MONTH

Whereas, the Chicago Midwest Bead Society held its first bead bazaar in May 1990 and drew a crowd of 6,000 people, indicating beads contribute to business; and

Whereas, beads contribute to the art world--an exhibit of beads is being displayed at the Renwick Gallery in Washington D.C.; and

Whereas, beads have a place in history, as told in the book "The History of Beads" written by Lois Sher Dubin; and

Whereas, beads are a means of crossing cultures and inspired the Chicago Midwest Bead Society-sponsored Horace C. Beck Scholarship Fund to provide grants to students from the developing countries of Asia, Africa, or the Americas;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 1990 as BEAD MONTH in Illinois.

Issued by the Governor November 20, 1990.

Filed with the Secretary of State November 26, 1990.

90-533

GERMAN-AMERICAN SOCCER DAY

Whereas, for 26 years, the Sepp Herberger Committee has been sponsoring soccer clubs for Chicago-area youth; and

Whereas, the Sepp Herberger Committee promotes good citizenship and pride in its heritage to all who participate in its activities; and

Whereas, the annual Sepp Herberger Fund-Raising Dinner Dance is being held November 24 to express appreciation to the dedicated coaches, players, and trainers of the soccer clubs;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 24, 1990, as GERMAN-AMERICAN SOCCER DAY in Illinois, in honor of youth soccer and all the individuals involved through the Sepp Herberger Committee.

Issued by the Governor November 20, 1990.

Filed with the Secretary of State November 26, 1990.

90-534

MARIE WILKINSON CHILD DEVELOPMENT CENTER CONGRATULATED

Whereas, the Marie Wilkinson Child Development Center is a not-for-profit organization that opened on August 31, 1970; and

Whereas, with a license from the Illinois Department of Children and Family Services to serve 39 children, the center strives to maintain its goal of providing quality care to the children and promoting physical, social, emotional, and intellectual development; and

Whereas, the center is governed by a Board of Directors and consists of both parents and representatives from all segments of

the community, functioning on a voluntary basis. The board is responsible for the operations of the center; and

Whereas, the center will celebrate the twentieth anniversary of its founding in conjunction with the Reverend Robert Wesby "Memorial" Community Leadership Award Presentation on Saturday, December 8, 1990, at a luncheon to be staged at the North Island Center in Aurora;

Therefore, I, James R. Thompson, Governor of the State of Illinois, congratulate the MARIE WILKINSON CHILD DEVELOPMENT CENTER and extend to the organization best wishes for continued success.

Issued by the Governor November 20, 1990.

Filed with the Secretary of State November 26, 1990.

90-535

NATIONAL BIBLE WEEK/50TH ANNIVERSARY

Whereas, U.S. citizens are seeking ways to address crucial issues and remedy conflicts of our cities, states, and nation; and

Whereas, the Bible was called "the best book in the world" by President John Adams and has given insight to citizens and leaders of America since its inception; and

Whereas, for 50 years, American business and professional people, embodying diverse beliefs, have joined the Laymen's National Bible Association in supporting National Bible Week to remind the nation of the book's distinctive role in the chronicles of America's past, present, and future; and

Whereas, this yearly recognition has helped to reinforce thoughtful awareness throughout America by fostering individual reading of the Bible;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 18-25, 1990, at the 50TH ANNIVERSARY OF NATIONAL BIBLE WEEK in Illinois.

Issued by the Governor November 20, 1990.

Filed with the Secretary of State November 26, 1990.

ACTION CODES		ICAR - Joint Committee on Administrative Rules	
A - Adopted Rule	P - Proposed Rule		
AR - Adopted Repealer	PP - Prohibited Filing Ordered by ICAR		
C - Notice of Corrections	PF - Peremptory or Court ordered Rules		
CC - Codification Changes	PR - Proposed Repealer		
E - Emergency Rule	R - Refusal to meet ICAR objection		
ER - Emergency Repealer	RC - Statement of Recommendation		
M - Modification to meet ICAR objections	S - Suspension ordered by ICAR		
O - ICAR Statement of Objections	W - Withdrawal to meet ICAR objections		

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

TITLE	PART	ACTION CODE	PAGE NUMBER	PREVIOUS VOLUME	PAGE NUMBER	ACTION CODE
8 Ill. Adm. Code 285	III. Grain Insurance Act (P-18048/85; A-6818)					

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL

2 Ill. Adm. Code 1500 Public Information, Rulemaking & Organization (A-16854)

AGING, DEPARTMENT ON

89 Ill. Adm. Code 240	Community Care Program (P-1077; A-10732; RC-12942) (P-13638/89; O-17144/89; R-1533) (P-13353/89; A-1233) (P-18635)
89 Ill. Adm. Code 230	Older Americans Act Programs (P-14499/89; A-2308)

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 110	Animal Diagnostic Laboratory Act (P-15911/89; A-1907) (P-16861/89; A-3416) (P-8759; A-15304)
8 Ill. Adm. Code 75	Bovine Brucellosis (P-15915/89; A-1911)
8 Ill. Adm. Code 85	Diseased Animals (P-15926/89; A-1919) (P-8768; A-15313)
8 Ill. Adm. Code 80	III. Bovine Tuberculosis Eradication Act (P-15938/89; A-1931)
8 Ill. Adm. Code 115	III. Pseudorabies Control Act (P-15942/89; A-1935) (P-19329/89; A-5065) (P-8773; A-15318)
8 Ill. Adm. Code 270	III. State Fair & DuQuoin State Fair, Non-Fair Space Rental & the General Operation of the State Fairgrounds (P-10965)
8 Ill. Adm. Code 40	Livestock Auction Markets (P-15950/89; A-1943)
8 Ill. Adm. Code 45	Marketing Center (Livestock) (P-15956/89; A-1949)
8 Ill. Adm. Code 125	Meat & Poultry Inspection Act (P-16625/89; A-3424) (PP-4953) (PP-11401) (PP-13355) (PP-16064)
8 Ill. Adm. Code 850	Motor Fuel Standards Act (P-19837/89; A-5072)

AGRICULTURE, DEPARTMENT OF (CONT'D)

2 Ill. Adm. Code 700	Organizational Chart, Description, Rulemaking Procedure, & Programs (A-584) (A-4093) (A-9009)
8 Ill. Adm. Code 290	Standardbred & Thoroughbred Horse Breeding & Racing Program (P-19087)
8 Ill. Adm. Code 5	Standardization of Agriculture Products (P-3711; A-10308)
8 Ill. Adm. Code 100	Swine Brucellosis (P-15960/89; A-1953)
8 Ill. Adm. Code 105	Swine Disease Control & Eradication Act (P-15968/89; A-1961) (P-8777; A-13322)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

77 Ill. Adm. Code 2058	Licenses of Alcoholism & Substance Abuse Treatment Intervention & Research Programs (P-6457)
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ATTORNEY GENERAL

86 Ill. Adm. Code 2000	III. Estate & Generation - Skipping Transfer Tax Act (P-4281; A-17183)
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AUDITOR GENERAL

74 Ill. Adm. Code 420	Code of Regs. (P-1541; A-15327) (P-15645)
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BANKS AND TRUST COMPANIES, COMMISSIONER OF

38 Ill. Adm. Code 395	Corporate Fiduciary Branch Offices (P-2981)
38 Ill. Adm. Code 397	Corporate Fiduciary Receivership Account (P-15181)
38 Ill. Adm. Code 396	Corporate Fiduciary Subsidiaries (P-2985; A-15771)
38 Ill. Adm. Code 356	Reimbursement to Banks & Corporate Fiduciaries for Financial Records (P-3303; A-11183)
38 Ill. Adm. Code 356	Reimbursement to Banks for Financial Records (P-3303)

CARNIVAL-AMUSEMENT SAFETY BOARD

56 Ill. Adm. Code 6000	Carnival & Amusement Ride Inspection Law (P-2989) (E-3235; O-5905)
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CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF

80 Ill. Adm. Code 303	Conditions of Employment (P-17169/89; A-3433) (P-17399)
80 Ill. Adm. Code 2160	Local Government Health Plan (P-4288; A-14343)
80 Ill. Adm. Code 5010	Marking, Inventory, Transfer & Disposal of State-Owned Personal Property (P-8271; A-15775) (E-8714; O-13033)
80 Ill. Adm. Code 310	Pay Plan (P-427; A-10002; C-16092) (P-15141/89; A-615) (PP-1627) (P-1752/89; A-4455) (P-5269; A-14361) (PP-7652) (P-7675; A-17189) (P-10189; A-18719) (P-10974; W-12321) (E-11330) (P-14657) (P-15186) (E-15570) (PP-17098) (PP-18854)
44 Ill. Adm. Code 5030	Personal Use of State Telephones (P-10983; A-19149) (E-11351; O-15620)
80 Ill. Adm. Code 2120	State of Ill. Medical Care Assistance Plan (P-10603; A-18998)
44 Ill. Adm. Code 5040	State Vehicles & Garage (P-17403)
80 Ill. Adm. Code 3000	Travel Regulation Council, The (P-1548; A-10014)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 431	Confidentiality of Personal Information of Persons Served by the Dept. (P-4303)
89 Ill. Adm. Code 352	Financial Responsibility of Parents or Guardians of the Estates of Children (P-18871)
89 Ill. Adm. Code 410	Licensing Standards for Youth Emergency Shelters (P-439; O-8206; R-9622; A-9407) (E-999)
89 Ill. Adm. Code 300	Reports of Child Abuse & Neglect (P-20159/89; C-2684; A-17558) (E-11356) (P-11423)
89 Ill. Adm. Code 337	Service Appeal Process (P-9273)
89 Ill. Adm. Code 302	Services Delivered by the Dept. (P-1; A-19010) (P-2205; A-17430) (P-14508/89; A-3438)

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14 Ill. Adm. Code 525	Economic Development Area Tax Increment Allocation Financing (P-13356/89; A-1968)
56 Ill. Adm. Code 2625	Economic Dislocation & Worker Adjustment Assistance (P-13045)
14 Ill. Adm. Code 520	Enterprise Zone Program (P-15975/89; A-3445) (P-13060)
14 Ill. Adm. Code 590	III. Large Business Development Program (P-7291; A-19154)
14 Ill. Adm. Code 510	III. Promotion Act (P-13072) (E-13298)

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF (CONT'D)

- 14 Ill. Adm. Code 610 Ill. Public Infrastructure Loan & Grant Program (P-7300; A-19164)
 56 Ill. Adm. Code 2650 Industrial Training Program (P-15977/89; A-5075)
 14 Ill. Adm. Code 550 Local Tourism & Convention Bureau Program (P-17567/89; A-5091) (P-5294; A-18746) (E-5565; O-10159; R-12686) (P-8782)
 47 Ill. Adm. Code 100 Residential Energy Assistance Partnership Program (P-17589/89; A-13440) (P-15189)
 14 Ill. Adm. Code 640 Rural Diversification Program (P-13391)
 47 Ill. Adm. Code 110 State Administration for the Federal Community Development Block Grant Program for Small Cities (P-10985; O-19076)
 47 Ill. Adm. Code 120 State Administration of the Federal Community Services Block Grant Program (P-5296; A-13970)
 14 Ill. Adm. Code 545 Technology Advancement & Development Act Program (P-19336/89; A-9016)
 14 Ill. Adm. Code 540 Technology Commercialization Grant-In-Aid Program (P-11022)
 56 Ill. Adm. Code 2610 Training Services for the Disadvantaged (P-5017/89; A-1976) (P-13074) (P-16117)
 56 Ill. Adm. Code 2630 Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-5310; A-13984) (P-7312) (P-17407)

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- 92 Ill. Adm. Code 1207 Agents for Service of Process (P-15150/89; A-3033)
 92 Ill. Adm. Code 1202 Applications (P-19094)
 92 Ill. Adm. Code 1307 Carrier Identification (P-15154/89; A-13138)
 83 Ill. Adm. Code 760 Cellular Radio Exclusion (P-13358/89; A-3037) (P-9631; A-18756)
 92 Ill. Adm. Code 1535 Crossings of Rail Carriers & Highways (P-18177)
 83 Ill. Adm. Code 756 Dual Party Relay Service (P-18675)
 83 Ill. Adm. Code 281 Energy Assistance (PR-4312; AR-11188)
 92 Ill. Adm. Code 1415 Freight Bills & Bills of Lading or Other Forms (P-19339/89; A-8583)
 83 Ill. Adm. Code 900 Joint Rules of the Ill. Commerce Commission & the Dept. of Energy & Natural Resources: Residential Conservation Plan (PR-12680/89; AR-624)
 92 Ill. Adm. Code 1300 Minimum Rate (PR-14147/89; AR-3040)
 83 Ill. Adm. Code 590 Minimum Safety Standards for Transportation of Gas & for Gas Pipeline Facilities (P-19344/89; A-10018)
 92 Ill. Adm. Code 1304 Motor Carrier of Property Fitness Standards (P-19104)
 83 Ill. Adm. Code 445 Purchase & Sale of Electric Energy from Qualified Solid Waste Energy Facilities (P-13129/89; A-626)

- 92 Ill. Adm. Code 1710 Relocation Towing (P-2721; A-10310)
 83 Ill. Adm. Code 220 Reports of Accidents by Fixed Public Utilities Other than Pipelines Transporting Liquids (G. O. 43) (P-15653)
 83 Ill. Adm. Code 780 Right-of-Way Precondemnation Negotiations by Telephone Companies (P-13100)
 83 Ill. Adm. Code 285 Standard Filing Requirements for Electric, Gas, Water & Sewer Utilities & Telecommunications Carriers in Filing for an Increase in Rates (P-5229/89; A-6000)
 83 Ill. Adm. Code 410 Standards of Service for Electric Utilities (P-16211/89; A-3454)
 83 Ill. Adm. Code 500 Standards of Service for Gas Utilities (P-16219/89; A-3463)
 83 Ill. Adm. Code 755 Telecommunications Access for the Deaf (P-15157/89; A-3042) (E-19375) (P-19109)
 83 Ill. Adm. Code 757 Telephone Assistance Program (P-2731; A-17923)
 92 Ill. Adm. Code 1270 Transfers of Licenses (P-16170)
 83 Ill. Adm. Code 505 Uniform System of Accounts for Gas Utilities (P-13361/89; A-1605)
 83 Ill. Adm. Code 710 Uniform System of Accounts for Telecommunications Carriers (P-1552; A-10021)

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- 23 Ill. Adm. Code 1501 Administration of the Ill. Public Community College Act (P-14; A-11771) (E-299) (P-3308; A-13997) (P-16869/89; A-4126) (P-18025/89; A-10762) (P-18890)
 2 Ill. Adm. Code 5176 Public Access to Information (A-14387)

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- 2 Ill. Adm. Code 625 Access to Information (A-186)
 74 Ill. Adm. Code 285 Claim Eligible to be Offset (P-17139)
 74 Ill. Adm. Code 290 Contract Content (P-18649/89; A-5757)

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- 74 Ill. Adm. Code 280 Public Radio & Television Station Grants (P-18359)

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 17 Ill. Adm. Code 130 Camping on Dept. of Conservation Properties (P-4340; A-12402)
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 17 Ill. Adm. Code 1075 Consultation Procedures for Assessing Impacts of Agency Actions on Endangered & Threatened Species (P-11033; C-13366)
 17 Ill. Adm. Code 750 Disposition of Deer Accidentally Killed by a Motor Vehicle or Other Non-Hunting Methods (P-4985; A-13519)
 17 Ill. Adm. Code 950 Dog Training on Department-Owned or Managed Sites (P-4990; A-13524)
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 17 Ill. Adm. Code 1537 Forest Management Plan (P-8273; A-18222)
 17 Ill. Adm. Code 1530 Forest Products Transportation Act, The (P-11047; A-18239)
 17 Ill. Adm. Code 1536 Forestry Development Cost Share Program (P-8289; A-18244)
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 17 Ill. Adm. Code 745 Hunting Season for Game Breeding & Hunting Preserve Areas (P-4351; A-14771) (PR-5647; AR-14769)
 17 Ill. Adm. Code 3040 Ill. Bicycle Path Grant Program (P-442; RC-5896; A-6106; O-17712) (P-18380)
 17 Ill. Adm. Code 1050 Ill. List of Endangered & Threatened Flora (P-455; A-6123)
 17 Ill. Adm. Code 3030 Land & Water Conservation Fund Grant Program (P-478; A-6149)
 17 Ill. Adm. Code 570 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping (P-3764; A-14775) (P-13108)
 17 Ill. Adm. Code 220 North Point Marina (P-16182)
 17 Ill. Adm. Code 525 Nuisance Wildlife Control Permits (P-18397)
 17 Ill. Adm. Code 1070 Possession of Specimens or Products of Endangered & Threatened Species (P-11052; A-18264)
 17 Ill. Adm. Code 550 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting (P-3776; A-10798)
 17 Ill. Adm. Code 210 Rental of Boats & Boating Facilities (P-16892/89; A-2013)
 17 Ill. Adm. Code 520 Scientific Permits (P-3789; A-10811)
 17 Ill. Adm. Code 810 Sport Fishing Regs. for the Waters of Ill. (P-491; A-6164) (P-2419; A-8588) (E-6865) (P-9634; A-16863) (P-18905)
 17 Ill. Adm. Code 690 Squirrel Hunting (P-3794; A-10816)
 17 Ill. Adm. Code 720 Taking of Wild Turkeys - Fall Archery Season, The (P-4355; A-12413)
 17 Ill. Adm. Code 715 Taking of Wild Turkeys - Fall Gun Season, The (P-4363; A-12421)
 17 Ill. Adm. Code 710 Taking of Wild Turkeys - Spring Season, The (P-15534/89; A-663) (P-18409)
 17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow & Arrow (P-4372; A-14787) (P-11437)
 17 Ill. Adm. Code 650 White-Tailed Deer Hunting by Use of Firearms (P-4385; A-12430) (P-13113)
 17 Ill. Adm. Code 660 White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-19123)
 17 Ill. Adm. Code 740 Woodcock, Snipe, Rail & Teal Hunting (P-3802; A-11207)

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- 20 Ill. Adm. Code 701 County Jail Standards (P-9684)
 20 Ill. Adm. Code 415 Health Care (E-13316) (P-15228)
 20 Ill. Adm. Code 460 Impact Incarceration Program (E-17084) (P-18421)
 20 Ill. Adm. Code 720 Municipal Jail & Lockup Standards (P-9694)
 20 Ill. Adm. Code 535 Personal Property (P-18040/89; A-6765)
 20 Ill. Adm. Code 107 Records of Committed Persons (P-12125; A-18461) (E-12273; O-15623; M-15600)
 20 Ill. Adm. Code 525 Rights & Privileges (P-18052/89; A-5114) (P-12345)

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20 Ill. Adm. Code 1560 Operating Procedures for the Administration of Non-Federal Grant Funds (P-8300)

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The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry read: (P-8577/89; A-724) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
re	= reclassified	F	= Failure to Remedy
#	= renumbered	M	= Modification
		O	= ICAR Objection
		P	= Proposed rule
		PP	= Prohibited Filing
		R	= Refusal to Modify or Withdraw
		RC	= ICAR Recommendation
		S	= Suspended rule
		W	= Withdrawal of Proposed rule

TITLE 2		TITLE 8 (CONT'D)		TITLE 14	
150.220	(A-3049)	(A-11982)	n	439.20	(P-5751; A-13847)
150.220	(A-3049)	(A-12543)	n	439.30	(P-5751; A-13847)
150.220	(A-3049)	(A-12543)	n	439.40	(P-5751; A-13847)
551.10	(A-13852)	(A-12543)	n	439.50	(P-5751; A-13847)
551.10	(A-6854)	(A-12543)	n	439.60	(P-5751; A-13847)
625.55	(A-186)	(A-12543)	n	439.70	(P-5751; A-13847)
700.20	(A-9009)	(A-12543)	n	439.80	(P-5751; A-13847)
700.30	(A-584)	(A-12543)	n	439.90	(P-5751; A-13847)
700.40	(A-584)	(A-12543)	n	439.100	(P-5751; A-13847)
700.50	(A-584)	(A-12543)	n	439.110	(P-5751; A-13847)
700.70	(A-584)	(A-12543)	n	439.120	(P-5751; A-13847)
700.80	(A-584)	(A-14387)	am	439.130	(P-5751; A-13847)
700.100	(A-584)	(A-14387)	n	440.10	(P-8975; A-13847)
700.140	(A-584)	(A-584)	am	440.20	(P-8975; A-13847)
700.160	(A-584)	(A-584)	am	440.30	(P-8975; A-13847)
700.180	(A-584)	(A-584)	am	440.40	(P-8975; A-13847)
700.200	(A-584)	(A-584)	am	440.50	(P-8975; A-13847)
700.220	(A-584)	(A-584)	am	440.60	(P-8975; A-13847)
700.240	(A-584)	(A-584)	am	440.70	(P-8975; A-13847)
700.260	(A-584)	(A-584)	am	440.80	(P-8975; A-13847)
700.280	(A-584)	(A-584)	am	440.90	(P-8975; A-13847)
700.300	(A-584)	(A-584)	am	440.100	(P-8975; A-13847)
700.320	(A-584)	(A-584)	am	440.110	(P-8975; A-13847)
700.340	(A-584)	(A-584)	am	440.120	(P-8975; A-13847)
700.360	(A-584)	(A-584)	am	440.130	(P-8975; A-13847)
700.380	(A-584)	(A-584)	am	440.140	(P-8975; A-13847)
700.400	(A-584)	(A-584)	am	440.150	(P-8975; A-13847)
700.420	(A-584)	(A-584)	am	440.160	(P-8975; A-13847)
700.440	(A-584)	(A-584)	am	440.170	(P-8975; A-13847)
700.460	(A-584)	(A-584)	am	440.180	(P-8975; A-13847)
700.480	(A-584)	(A-584)	am	440.190	(P-8975; A-13847)
700.500	(A-584)	(A-584)	am	440.200	(P-8975; A-13847)
700.520	(A-584)	(A-584)	am	440.210	(P-8975; A-13847)
700.540	(A-584)	(A-584)	am	440.220	(P-8975; A-13847)
700.560	(A-584)	(A-584)	am	440.230	(P-8975; A-13847)
700.580	(A-584)	(A-584)	am	440.240	(P-8975; A-13847)
700.600	(A-584)	(A-584)	am	440.250	(P-8975; A-13847)
700.620	(A-584)	(A-584)	am	440.260	(P-8975; A-13847)
700.640	(A-584)	(A-584)	am	440.270	(P-8975; A-13847)
700.660	(A-584)	(A-584)	am	440.280	(P-8975; A-13847)
700.680	(A-584)	(A-584)	am	440.290	(P-8975; A-13847)
700.700	(A-584)	(A-584)	am	440.300	(P-8975; A-13847)
700.720	(A-584)	(A-584)	am	440.310	(P-8975; A-13847)
700.740	(A-584)	(A-584)	am	440.320	(P-8975; A-13847)
700.760	(A-584)	(A-584)	am	440.330	(P-8975; A-13847)
700.780	(A-584)	(A-584)	am	440.340	(P-8975; A-13847)
700.800	(A-584)	(A-584)	am	440.350	(P-8975; A-13847)
700.820	(A-584)	(A-584)	am	440.360	(P-8975; A-13847)
700.840	(A-584)	(A-584)	am	440.370	(P-8975; A-13847)
700.860	(A-584)	(A-584)	am	440.380	(P-8975; A-13847)
700.880	(A-584)	(A-584)	am	440.390	(P-8975; A-13847)
700.900	(A-584)	(A-584)	am	440.400	(P-8975; A-13847)
700.920	(A-584)	(A-584)	am	440.410	(P-8975; A-13847)
700					

TITLE 20 (CONT'D)		TITLE 21 (CONT'D)		TITLE 22 (CONT'D)		TITLE 23 (CONT'D)	
1560.20	(P-8800)	202.20	(P-13367/89; A-3487)	r	(P-9082/89; A-7593)	451.430	r
1560.30	(P-8800)	202.30	(P-13369/89; A-3472)	n	(P-9082/89; A-7593)	451.440	r
1560.40	(P-8800)	202.40	(P-13367/89; A-3487)	r	(P-9082/89; A-7593)	451.450	r
1560.50	(P-8800)	202.40	(P-13369/89; A-3472)	n	(P-9082/89; A-7593)	451.460	r
1720.20	(P-5378; A-14800)	202.50	(P-13369/89; A-3472)	n	(P-9082/89; A-7593)	451.470	r
1720.25	(P-5378; A-14800)	202.50	(P-13369/89; A-3472)	n	(P-9082/89; A-7593)	451.480	r
1720.30	(P-16198)	202.50	(P-13369/89; A-3472)	n	(P-9082/89; A-7593)	451.490	r
1720.35	(P-16198)	202.50	(P-13369/89; A-3472)	n	(P-9082/89; A-7593)	451.500	r
1760.10	(P-13997/89; A-10027)	205.30	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	451.510	n
1760.102	(P-13997/89; A-10027)	205.30	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	451.520	n
1760.104	(P-13997/89; A-10027)	205.40	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	451.530	n
1760.106	(P-13997/89; A-10027)	205.40	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	451.540	n
1760.201	(P-13997/89; A-10027)	205.50	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	451.550	n
1760.202	(P-13997/89; A-10027)	205.55	(P-13997/89; A-10027)	n	(P-9082/89; A-7593)	451.555	n
1760.203	(P-13997/89; A-10027)	205.70	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	451.560	n
1760.204	(P-13997/89; A-10027)	205.80	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	451.570	n
1760.205	(P-13997/89; A-10027)	210.10	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	451.580	n
1760.206	(P-13997/89; A-10027)	210.100	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	451.590	n
1760.207	(P-13997/89; A-10027)	210.110	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	500.10	am
1760.208	(P-13997/89; A-10027)	210.120	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	500.20	am
1760.209	(P-13997/89; A-10027)	210.130	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	500.30	am
1760.210	(P-13997/89; A-10027)	210.140	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	500.40	am
1760.211	(P-13997/89; A-10027)	210.150	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	500.50	am
1760.212	(P-13997/89; A-10027)	210.160	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	500.60	am
1760.213	(P-13997/89; A-10027)	210.170	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	500.70	am
1760.214	(P-13997/89; A-10027)	210.180	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	500.80	am
1760.215	(P-13997/89; A-10027)	210.190	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	500.90	am
1760.216	(P-13997/89; A-10027)	210.200	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1000.10	am
1760.217	(P-13997/89; A-10027)	210.210	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1000.30	am
1760.218	(P-13997/89; A-10027)	210.220	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1000.40	am
1760.219	(P-13997/89; A-10027)	210.230	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1000.60	am
1760.220	(P-13997/89; A-10027)	226.40	(P-13997/89; A-10027)	r	(P-9082/89; A-7593)	1010.25	n
1760.221	(P-13997/89; A-10027)	226.50	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1010.30	am
1760.222	(P-13997/89; A-10027)	226.520	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1010.40	r
1760.223	(P-13997/89; A-10027)	226.525	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1010.40	r
1760.224	(P-13997/89; A-10027)	226.552	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1020.10	am
1760.225	(P-13997/89; A-10027)	226.555	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1020.30	am
1760.226	(P-13997/89; A-10027)	226.560	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1020.50	am
1760.227	(P-13997/89; A-10027)	226.562	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1020.60	am
1760.228	(P-13997/89; A-10027)	226.562	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1020.80	am
1760.229	(P-13997/89; A-10027)	226.605	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1025.20	am
1760.230	(P-13997/89; A-10027)	226.605	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1025.50	am
1760.231	(P-13997/89; A-10027)	226.612	(P-13997/89; A-10027)	r	(P-9082/89; A-7593)	1036.10	am
1760.232	(P-13997/89; A-10027)	226.612	(P-13997/89; A-10027)	r	(P-9082/89; A-7593)	1036.30	n
1760.233	(P-13997/89; A-10027)	226.615	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1036.40	n
1760.234	(P-13997/89; A-10027)	226.615	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1036.40	n
1760.235	(P-13997/89; A-10027)	226.620	(P-13997/89; A-10027)	r	(P-9082/89; A-7593)	1036.60	n
1760.236	(P-13997/89; A-10027)	226.620	(P-13997/89; A-10027)	r	(P-9082/89; A-7593)	1036.70	n
1760.237	(P-13997/89; A-10027)	226.680	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1037.10	n
1760.238	(P-13997/89; A-10027)	226.684	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1037.20	n
1760.239	(P-13997/89; A-10027)	226.684	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1037.30	n
1760.240	(P-13997/89; A-10027)	226.720	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1037.40	n
1760.241	(P-13997/89; A-10027)	226.720	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1037.60	n
1760.242	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1037.70	n
1760.243	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.111	am
1760.244	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.113	am
1760.245	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.302	am
1760.246	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.303	am
1760.247	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.308	am
1760.248	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.249	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.250	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.251	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.252	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.253	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.254	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.255	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.256	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.257	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.258	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.259	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.260	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.261	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.262	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.263	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.264	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.265	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.266	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.267	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.268	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.269	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.270	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.271	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.272	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.273	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.274	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.275	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.276	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.277	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.278	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.279	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.280	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.281	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.282	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.283	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.284	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.285	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.286	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.287	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.288	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.289	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.290	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.291	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am	(P-9082/89; A-7593)	1501.406	am
1760.292	(P-13997/89; A-10027)	226.730	(P-13997/89; A-10027)	am			

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TITLE 32 (CONT'D)							
335.9130	n	(P-11585)		102.124	r	(P-14727/89; A-9244)	
335.9140	n	(P-11585)		102.140	r	(P-14727/89; A-9244)	
335.9150	n	(P-11585)		102.140	n	(P-14696/89; A-9210)	
335.9160	n	(P-11585)		102.141	n	(P-14696/89; A-9210)	
335.9170	n	(P-11585)		102.142	n	(P-14696/89; A-9210)	
335.9180	n	(P-11585)		102.160	n	(P-14727/89; A-9244)	
335.1080	ann	(P-15980/89; A-13633)		102.161	n	(P-14727/89; A-9244)	
360.20	ann	(P-6940)		102.162	r	(P-14727/89; A-9244)	
360.30	ann	(P-6940)		102.162	n	(P-14696/89; A-9210)	
360.40	ann	(P-6940)		102.163	r	(P-14727/89; A-9244)	
360.60	ann	(P-6940)		102.163	n	(P-14696/89; A-9210)	
360.70	ann	(P-6940)		102.164	r	(P-14727/89; A-9244)	
360.71	ann	(P-6940)		102.180	r	(P-14727/89; A-9244)	
360.Ap.A	n	(P-6940)		102.180	n	(P-14696/89; A-9210)	
II.A	n	(P-6940)		102.181	n	(P-14727/89; A-9244)	
II.B	n	(P-6940)		102.182	n	(P-14696/89; A-9210)	
III.C	ann	(P-6940)		102.183	n	(P-14696/89; A-9210)	
370.10	r	(P-11653)		102.200	r	(P-14727/89; A-9244)	
370.20	r	(P-11653)		102.200	n	(P-14696/89; A-9210)	
370.25	r	(P-11653)		102.201	n	(P-14727/89; A-9244)	
370.30	r	(P-11653)		102.202	n	(P-14696/89; A-9210)	
370.40	r	(P-11653)		102.202	n	(P-14727/89; A-9244)	
401.10	ann	(P-19017/89; A-15341)		102.220	n	(P-14696/89; A-9210)	
401.20	ann	(P-19017/89; A-15341)		102.220	n	(P-14696/89; A-9210)	
401.30	ann	(P-19017/89; A-15341)		102.221	n	(P-14696/89; A-9210)	
401.40	ann	(P-19017/89; A-15341)		102.222	n	(P-14696/89; A-9210)	
401.150	ann	(P-19017/89; A-15341)		102.240	n	(P-14696/89; A-9210)	
410.60	ann	(P-17184/89; A-13638)		102.241	n	(P-14696/89; A-9210)	
420.10	ann	(P-19034/89; A-19308)		102.242	n	(P-14696/89; A-9210)	
420.20	n	(P-19034/89; A-19308)		102.260	n	(P-14696/89; A-9210)	
420.30	n	(P-19034/89; A-19308)		102.261	n	(P-14696/89; A-9210)	
420.40	n	(P-19034/89; A-19308)		102.262	n	(P-14696/89; A-9210)	
420.50	n	(P-19034/89; A-19308)		102.281	n	(P-14696/89; A-9210)	
420.60	n	(P-19034/89; A-19308)		102.282	n	(P-14696/89; A-9210)	
420.70	n	(P-19034/89; A-19308)		102.283	n	(P-14696/89; A-9210)	
420.80	n	(P-19034/89; A-19308)		102.284	n	(P-14696/89; A-9210)	
501.10	ann	(P-8865; A-16923)		102.285	n	(P-14696/89; A-9210)	
501.20	ann	(P-8865; A-16923)		102.300	n	(P-14696/89; A-9210)	
501.30	ann	(P-8865; A-16923)		102.301	n	(P-14696/89; A-9210)	
501.40	ann	(P-8865; A-16923)		102.320	n	(P-14696/89; A-9210)	
501.50	ann	(P-8865; A-16923)		102.340	n	(P-14696/89; A-9210)	
501.60	ann	(P-8865; A-16923)		102.341	n	(P-14696/89; A-9210)	
501.70	ann	(P-8865; A-16923)		102.342	n	(P-14696/89; A-9210)	
501.80	ann	(P-8865; A-16923)		102.343	n	(P-14696/89; A-9210)	
501.90	ann	(P-8865; A-16923)		102.344	n	(P-14696/89; A-9210)	
502.10	r	(P-14727/89; A-9244)		102.345	n	(P-14696/89; A-9210)	
102.102	r	(P-14727/89; A-9244)		102.346	n	(P-14696/89; A-9210)	
102.102	n	(P-14696/89; A-9210)		102.347	n	(P-14696/89; A-9210)	
102.103	n	(P-14696/89; A-9210)		102.348	n	(P-14696/89; A-9210)	
102.104	n	(P-14696/89; A-9210)		102.349	n	(P-14696/89; A-9210)	
102.104	r	(P-14727/89; A-9244)		102.360	n	(P-14696/89; A-9210)	
102.120	n	(P-14727/89; A-9244)		102.361	n	(P-14696/89; A-9210)	
102.120	n	(P-14696/89; A-9210)		102.362	n	(P-14696/89; A-9210)	
102.121	n	(P-14727/89; A-9244)		102.363	n	(P-14696/89; A-9210)	
102.121	n	(P-14696/89; A-9210)		102.364	n	(P-14696/89; A-9210)	
102.122	r	(P-14727/89; A-9244)		102.Ap.A	r	(P-14727/89; A-9244)	
102.122	n	(P-14696/89; A-9210)		105.102	am	(P-2784)	
102.123	n	(P-14696/89; A-9210)		106.415	am	(P-14634/89; A-9442)	
102.123	n	(P-14696/89; A-9210)		106.506	am	(P-14634/89; A-9442)	
102.123	n	(P-14696/89; A-9210)					
TITLE 35							
102.100	n	(P-14696/89; A-9210)					
102.101	r	(P-14727/89; A-9244)					
102.101	n	(P-14696/89; A-9210)					
102.102	r	(P-14727/89; A-9244)					
102.102	n	(P-14696/89; A-9210)					
102.102	n	(P-14696/89; A-9210)					
102.103	n	(P-14696/89; A-9210)					
102.104	n	(P-14696/89; A-9210)					
102.120	r	(P-14727/89; A-9244)					
102.120	n	(P-14696/89; A-9210)					
102.121	n	(P-14727/89; A-9244)					
102.121	n	(P-14696/89; A-9210)					
102.122	r	(P-14727/89; A-9244)					
102.122	n	(P-14696/89; A-9210)					
102.123	n	(P-14696/89; A-9210)					
102.123	n	(P-14696/89; A-9210)					

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TITLE 35 (CONT'D)							
106.602	am	(P-14634/89; A-9442)	215.490	am	(P-8877)		
106.604	am	(P-14634/89; A-9442)	215.582	am	(P-16445/89; A-9173)		
174.302	am	(P-16242/89; A-4891)	215.584	am	(P-16445/89; A-9173)		
174.303	am	(P-16242/89; A-4891)	215.585	n	(P-15249/89; A-3555)		
174.304	am	(P-16242/89; A-4891)	215.585	am	(P-16445/89; A-9173) (E-6421)		
174.305	am	(P-16242/89; A-4891)	215.586	n	(P-12701)		
174.306	am	(P-16242/89; A-4891)	215.603	am	(P-16445/89; A-9173)		
174.308	am	(P-16242/89; A-4891)	215.614	n	(P-16445/89; A-9173)		
174.309	am	(P-16242/89; A-4891)	215.615	n	(P-16445/89; A-9173)		
174.401	am	(P-16242/89; A-4891)	215.886	am	(P-16445/89; A-9173)		
174.501	am	(P-16242/89; A-4891)	232.100	am	(P-8905)		
174.502	am	(P-16242/89; A-4891)	232.110	n	(P-8905)		
181.101	n	(P-6520; A-14392)	232.120	n	(P-8905)		
181.102	n	(P-6520; A-14392)	232.200	n	(P-8905)		
181.201	n	(P-6520; A-14392)	232.210	n	(P-8905)		
181.202	n	(P-6520; A-14392)	232.300	n	(P-8905)		
181.203	n	(P-6520; A-14392)	232.310	n	(P-8905)		
181.301	n	(P-6520; A-14392)	232.320	n	(P-8905)		
181.302	n	(P-6520; A-14392)	232.400	n	(P-8905)		
181.303	n	(P-6520; A-14392)	232.410	n	(P-8905)		
181.304	n	(P-6520; A-14392)	232.420	n	(P-8905)		
181.401	n	(P-6520; A-14392)	232.430	n	(P-8905)		
183-Ap.A	am	(P-7561/89; A-8592)	232.440	n	(P-8905)		
190-Ap.A	am	(P-7561/89; A-8655)	232.450	n	(P-8905)		
211.122	am	(P-16285/89; A-9141) (P-2766)	232.500	n	(P-8905)		
		(P-8463) (P-12697)	232.510	n	(P-8905)		
214.101	am	(P-11098)	232-Ap.A	n	(P-8905)		
214.104	am	(P-11098)	232-Ap.B	n	(P-8905)		
215.102	am	(P-8877)	232-Ap.C	n	(P-8905)		
		(P-8877)	241.100	n	(P-6977) (P-17812)		
215.104	am	(P-15249/89; A-3555)	241.101	n	(P-6977) (P-17812)		
		(P-16445/89; A-9173)	241.102	n	(P-6977) (P-17812)		
215.105	am	(P-15249/89; A-3555) (P-8877)	241.103	n	(P-6977) (P-17812)		
		(P-16445/89; A-9173)	241.104	n	(P-6977)		
215.108	n	(P-8877)	241.120	n	(P-6977) (P-17812)		
215.122	am	(P-16445/89; A-9173)	241.121	n	(P-17412)		
215.124	am	(P-16445/89; A-9173)	241.122	n	(P-17412)		
215.127	n	(P-16445/89; A-9173)	241.140	n	(P-6977) (P-17812)		
215.128	n	(P-16445/89; A-9173)	241.141	n	(P-6977)		
215.206	am	(P-16445/89; A-9173)	241.142	n	(P-6977)		
215.208	am	(P-16445/89; A-9173)	241.143	n	(P-6977)		
215.214	am	(P-12384/89; A-7596)	241.144	n	(P-6977)		
215.241	am	(P-16445/89; A-9173)	241.145	n	(P-6977)		
215.404	r	(P-16445/89; A-9173)	241.160	n	(P-6977) (P-17812)		
215.409	n	(P-16445/89; A-9173)	241.161	n	(P-6977) (P-17812)		
215.410	n	(P-16445/89; A-9173)	241.162	n	(P-6977) (P-17812)		
215.421	am	(P-16445/89; A-9173)	241.163	n	(P-6977)		
215.445	am	(P-16445/89; A-9173)	241.164	n	(P-6977)		
215.464	am	(P-16445/89; A-9173)	241.165	n	(P-6977)		
215.467	am	(P-16445/89; A-9173)	241.180	n	(P-6977)		
215.480	am	(P-2772) (P-8877)	241.220	n	(P-6977)		
215.481	am	(P-2772) (P-8877)	241.221	n	(P-6977)		
215.482	am	(P-8877)	241.223	n	(P-6977)		
215.483	am	(P-8877)	241.224	n	(P-6977)		
215.484	am	(P-8877)	241.225	n	(P-6977)		
215.485	am	(P-8877)	241.226	n	(P-6977)		
215.486	am	(P-2772) (P-8877)	241.228	n	(P-6977)		
215.487	am	(P-2772) (P-8877)	241.228	n	(P-6977)		
215.488	am	(P-8877)	241.229	n	(P-6977)		
215.489	am	(P-2772) (E-6421)	241.230	n	(P-6977)		
215.489	#	(P-8877)	241.231	n	(P-6977)		
215.490	#	(P-8877)	241.232	n	(P-6977)		
			241.233	n	(P-6977)		

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)		TITLE 35 (CONT'D)			
241.250	(P-6977)	302.660	n	(P-14172/89; O-2120; R-2960; A-2899)	611.201	n	(P-18690/89; A-16517)
241.251	(P-6977)	302.663	n	(P-14172/89; O-2120; R-2960; A-2899)	611.202	n	(P-18690/89; A-16517)
241.252	(P-6977)	302.666	n	(P-14172/89; O-2120; R-2960; A-2899)	611.211	n	(P-18690/89; A-16517)
241.253	(P-6977)	302.669	n	(P-14172/89; O-2120; R-2960; A-2899)	611.212	n	(P-18690/89; A-16517)
241.254	(P-6977)	302.672	n	(P-14172/89; O-2120; R-2960; A-2899)	611.220	n	(P-18690/89; A-16517)
241.255	(P-6977)	303.203	am	(P-17862)	611.230	n	(P-18690/89; A-16517)
241.256	(P-6977)	303.430	am	(P-17661/89; A-9460)	611.231	n	(P-18690/89; A-16517)
241.257	(P-6977)	303.431	n	(P-9784)	611.232	n	(P-18690/89; A-16517)
241.258	(P-6977)	304.123	am	(P-9204/89; A-6777)	611.240	n	(P-18690/89; A-16517)
241.259	(P-6977)	304.221	am	(P-2999; (P-9700))	611.241	n	(P-18690/89; A-16517)
241.270	(P-6977)	304.218	n	(P-11093)	611.242	n	(P-18690/89; A-16517)
Tbl	(P-6977)	304.221	n	(P-17633/89; A-9437)	611.250	n	(P-18690/89; A-16517)
301.106	(P-14152/89; A-2879)	304.222	am	(P-20230/89; A-12538)	611.251	n	(P-18690/89; A-16517)
301.107	(P-14152/89; A-2879)	305.102	am	(P-14159/89; A-2888)	611.262	n	(P-18690/89; A-16517)
301.108	(P-14152/89; A-2879)	306.503	am	(P-13173/89; A-9449)	611.271	n	(P-18690/89; A-16517)
302.100	(P-14172/89; A-2899)	307.1102	am	(P-7530/89; A-3100)	611.272	n	(P-18690/89; A-16517)
302.101	(P-14172/89; A-2899)	307.2490	am	(P-20257/89; A-7620)	611.280	n	(P-18690/89; A-16517)
302.102	(P-14172/89; A-2899)	307.2491	am	(P-20257/89; A-7620)	611.289	n	(P-18690/89; A-16517)
302.203	(P-14172/89; A-2899)	307.8103	am	(P-20257/89; A-7620)	611.300	n	(P-18690/89; A-16517)
302.208	(P-14172/89; A-2899)	307.8109	am	(P-20257/89; A-7620)	611.310	n	(P-18690/89; A-16517)
302.210	(P-20273/89; A-11974)	309.103	am	(P-14164/89; A-2892)	611.311	n	(P-18690/89; A-16517)
302.211	(P-20273/89; A-2899)	310.107	am	(P-20240/89; A-7608)	611.320	n	(P-18690/89; A-16517)
302.304	(P-20273/89; A-11974)	310.110	am	(P-20240/89; A-7608)	611.325	am	(P-17154)
302.601	(P-14172/89; A-11974)	366.101	am	(P-19850/89; A-8121)	611.330	n	(P-18690/89; A-16517)
302.603	(P-14172/89; O-2120; R-2960; A-2899)	366.102	n	(P-19850/89; A-8121)	611.331	n	(P-18690/89; A-16517)
302.604	(P-14172/89; O-2120; R-2960; A-2899)	366.103	n	(P-19850/89; A-8121)	611.480	n	(P-18690/89; A-16517)
302.606	(P-14172/89; O-2120; R-2960; A-2899)	366.104	n	(P-19850/89; A-8121)	611.490	n	(P-18690/89; A-16517)
302.612	(P-14172/89; O-2120; R-2960; A-2899)	366.105	n	(P-19850/89; A-8121)	611.491	n	(P-18690/89; A-16517)
302.615	(P-14172/89; O-2120; R-2960; A-2899)	366.106	n	(P-19850/89; A-8121)	611.500	n	(P-18690/89; A-16517)
302.618	(P-14172/89; O-2120; R-2960; A-2899)	366.201	n	(P-19850/89; A-8121)	611.521	n	(P-18690/89; A-16517)
302.621	(P-14172/89; O-2120; R-2960; A-2899)	366.202	n	(P-19850/89; A-8121)	611.521	am	(P-17154)
302.627	(P-14172/89; O-2120; R-2960; A-2899)	366.203	n	(P-19850/89; A-8121)	611.522	n	(P-18690/89; A-16517)
302.630	(P-14172/89; O-2120; R-2960; A-2899)	366.303	n	(P-19850/89; A-8121)	611.522	n	(P-18690/89; A-16517)
302.633	(P-14172/89; O-2120; R-2960; A-2899)	366.304	n	(P-19850/89; A-8121)	611.523	n	(P-18690/89; A-16517)
302.627	(P-14172/89; O-2120; R-2960; A-2899)	366.305	n	(P-19850/89; A-8121)	611.525	n	(P-18690/89; A-16517)
302.630	(P-14172/89; O-2120; R-2960; A-2899)	366.306	n	(P-19850/89; A-8121)	611.526	n	(P-18690/89; A-16517)
302.633	(P-14172/89; O-2120; R-2960; A-2899)	366.307	n	(P-19850/89; A-8121)	611.526	am	(P-16215)
302.642	(P-14172/89; O-2120; R-2960; A-2899)	366.402	n	(P-19850/89; A-8121)	611.526	n	(P-18690/89; A-16517)
302.645	(P-14172/89; O-2120; R-2960; A-2899)	366.403	n	(P-19850/89; A-8121)	611.527	n	(P-18690/89; A-16517)
302.648	(P-14172/89; O-2120; R-2960; A-2899)	366.404	n	(P-19850/89; A-8121)	611.531	n	(P-18690/89; A-16517)
302.651	(P-14172/89; O-2120; R-2960; A-2899)	366.503	n	(P-19850/89; A-8121)	611.532	n	(P-18690/89; A-16517)
302.654	(P-14172/89; O-2120; R-2960; A-2899)	366.504	n	(P-19850/89; A-8121)	611.533	n	(P-18690/89; A-16517)
302.657	(P-14172/89; O-2120; R-2960; A-2899)	366.505	n	(P-19850/89; A-8121)	611.550	n	(P-18690/89; A-16517)
302.658	(P-14172/89; O-2120; R-2960; A-2899)	366.506	n	(P-19850/89; A-8121)	611.560	n	(P-18690/89; A-16517)
302.659	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-8121)	611.601	n	(P-18690/89; A-16517)
302.660	(P-14172/89; O-2120; R-2960; A-2899)	366.602	n	(P-19850/89; A-8121)	611.602	n	(P-18690/89; A-16517)
302.661	(P-14172/89; O-2120; R-2960; A-2899)	366.603	n	(P-19850/89; A-8121)	611.603	n	(P-18690/89; A-16517)
302.662	(P-14172/89; O-2120; R-2960; A-2899)	366.604	n	(P-19850/89; A-8121)	611.606	am	(P-16215)
302.663	(P-14172/89; O-2120; R-2960; A-2899)	366.605	n	(P-19850/89; A-8121)	611.606	n	(P-18690/89; A-16517)
302.664	(P-14172/89; O-2120; R-2960; A-2899)	366.606	n	(P-19850/89; A-8121)	611.606	n	(P-18690/89; A-16517)
302.665	(P-14172/89; O-2120; R-2960; A-2899)	366.607	n	(P-19850/89; A-8121)	611.607	n	(P-18690/89; A-16517)
302.666	(P-14172/89; O-2120; R-2960; A-2899)	366.608	n	(P-19850/89; A-8121)	611.610	n	(P-18690/89; A-16517)
302.667	(P-14172/89; O-2120; R-2960; A-2899)	366.609	n	(P-19850/89; A-8121)	611.611	am	(P-16215)
302.668	(P-14172/89; O-2120; R-2960; A-2899)	366.610	n	(P-19850/89; A-8121)	611.641	n	(P-18690/89; A-16517)
302.669	(P-14172/89; O-2120; R-2960; A-2899)	366.611	n	(P-19850/89; A-8121)	611.645	n	(P-18690/89; A-16517)
302.670	(P-14172/89; O-2120; R-2960; A-2899)	366.612	n	(P-19850/89; A-8121)	611.648	n	(P-18690/89; A-16517)
302.671	(P-14172/89; O-2120; R-2960; A-2899)	366.613	n	(P-19850/89; A-8121)	611.650	n	(P-18690/89; A-16517)
302.672	(P-14172/89; O-2120; R-2960; A-2899)	366.614	n	(P-19850/89; A-8121)	611.651	n	(P-18690/89; A-16517)
302.673	(P-14172/89; O-2120; R-2960; A-2899)	366.615	n	(P-19850/89; A-8121)	611.657	n	(P-18690/89; A-16517)
302.674	(P-14172/89; O-2120; R-2960; A-2899)	366.616	n	(P-19850/89; A-8121)	611.680	n	(P-18690/89; A-16517)
302.675	(P-14172/89; O-2120; R-2960; A-2899)	366.617	n	(P-19850/89; A-8121)	611.683	n	(P-18690/89; A-16517)
302.676	(P-14172/89; O-2120; R-2960; A-2899)	366.618	n	(P-19850/89; A-8121)	611.684	n	(P-18690/89; A-16517)
302.677	(P-14172/89; O-2120; R-2960; A-2899)	366.619	n	(P-19850/89; A-8121)	611.685	n	(P-18690/89; A-16517)
302.678	(P-14172/89; O-2120; R-2960; A-2899)	366.620	n	(P-19850/89; A-8121)	611.686	n	(P-18690/89; A-16517)
302.679	(P-14172/89; O-2120; R-2960; A-2899)	366.621	n	(P-19850/89; A-8121)	611.720	am	(P-16215)
302.680	(P-14172/89; O-2120; R-2960; A-2899)	366.622	n	(P-19850/89; A-8121)	611.721	n	(P-18690/89; A-16517)
302.681	(P-14172/89; O-2120; R-2960; A-2899)	366.623	n	(P-19850/89; A-8121)	611.722	n	(P-18690/89; A-16517)
302.682	(P-14172/89; O-2120; R-2960; A-2899)	366.624	n	(P-19850/89; A-8121)	611.723	n	(P-18690/89; A-16517)
302.683	(P-14172/89; O-2120; R-2960; A-2899)	366.625	n	(P-19850/89; A-8121)	611.724	n	(P-18690/89; A-16517)
302.684	(P-14172/89; O-2120; R-2960; A-2899)	366.626	n	(P-19850/89; A-8121)	611.725	n	(P-18690/89; A-16517)
302.685	(P-14172/89; O-2120; R-2960; A-2899)	366.627	n	(P-19850/89; A-8121)	611.726	n	(P-18690/89; A-16517)
302.686	(P-14172/89; O-2120; R-2960; A-2899)	366.628	n	(P-19850/89; A-8121)	611.727	n	(P-18690/89; A-16517)
302.687	(P-14172/89; O-2120; R-2960; A-2899)	366.629	n	(P-19850/89; A-8121)	611.728	n	(P-18690/89; A-16517)
302.688	(P-14172/89; O-2120; R-2960; A-2899)	366.630	n	(P-19850/89; A-8121)	611.729	n	(P-18690/89; A-16517)
302.689	(P-14172/89; O-2120; R-2960; A-2899)	366.631	n	(P-19850/89; A-8121)	611.730	n	(P-18690/89; A-16517)
302.690	(P-14172/89; O-2120; R-2960; A-2899)	366.632	n	(P-19850/89; A-8121)	611.731	n	(P-18690/89; A-16517)
302.691	(P-14172/89; O-2120; R-2960; A-2899)	366.633	n	(P-19850/89; A-8121)	611.732	n	(P-18690/89; A-16517)
302.692	(P-14172/89; O-2120; R-2960; A-2899)	366.634	n	(P-19850/89; A-8121)	611.733	n	(P-18690/89; A-16517)
302.693	(P-14172/89; O-2120; R-2960; A-2899)	366.635	n	(P-19850/89; A-8121)	611.734	n	(P-18690/89; A-16517)
302.694	(P-14172/89; O-2120; R-2960; A-2899)	366.636	n	(P-19850/89; A-8121)	611.735	n	(P-18690/89; A-16517)
302.695	(P-14172/89; O-2120; R-2960; A-2899)	366.637	n	(P-19850/89; A-8121)	611.736	n	(P-18690/89; A-16517)
302.696	(P-14172/89; O-2120; R-2960; A-2899)	366.638	n	(P-19850/89; A-8121)	611.737	n	(P-18690/89; A-16517)
302.697	(P-14172/89; O-2120; R-2960; A-2899)	366.639	n	(P-19850/89; A-8121)	611.738	n	(P-18690/89; A-16517)
302.698	(P-14172/89; O-2120; R-2960; A-2899)	366.640	n	(P-19850/89; A-8121)	611.739	n	(P-18690/89; A-16517)
302.699	(P-14172/89; O-2120; R-2960; A-2899)	366.641	n	(P-19850/89; A-8121)	611.740	n	(P-18690/89; A-16517)
302.700	(P-14172/89; O-2120; R-2960; A-2899)	366.642	n	(P-19850/89; A-8121)	611.741	n	(P-18690/89; A-16517)
302.701	(P-14172/89; O-2120; R-2960; A-2899)	366.643	n	(P-19850/89; A-8121)	611.742	n	(P-18690/89; A-16517)
302.702	(P-14172/89; O-2120; R-2960; A-2899)	366.644	n	(P-19850/89; A-8121)	611.743	n	(P-18690/89; A-16517)
302.703	(P-14172/89; O-2120; R-2960; A-2899)	366.645	n	(P-19850/89; A-8121)	611.744	n	(P-18690/89; A-16517)
302.704	(P-14172/89; O-2120; R-2960; A-2899)	366.646	n	(P-19850/89; A-8121)	611.745	n	(P-18690/89; A-16517)
302.705	(P-14172/89; O-2120; R-2960; A-2899)	366.647	n	(P-19850/89; A-8121)	611.746	n	(P-18690/89; A-16517)
302.706	(P-14172/89; O-2120; R-2960; A-2899)	366.648	n	(P-19850/89; A-8121)	611.747	n	(P-18690/89; A-16517)
302.707	(P-14172/89; O-2120; R-2960; A-2899)	366.649	n	(P-19850/89; A-8121)	611.748	n	(P-18690/89; A-16517)
302.708	(P-14172/89; O-2120; R-2960; A-2899)	366.650	n	(P-19850/89; A-8121)	611.749	n	(P-18690/89; A-16517)
302.709	(P-14172/89; O-2120; R-2960; A-2899)	366.651	n	(P-19850/89; A-8121)	611.750	n	(P-18690/89; A-16517)
302.710	(P-14172/89; O-2120; R-2960; A-2899)	366.652	n	(P-19850/89; A-8121)	611.751	n	(P-18690/89; A-16517)
302.711	(P-14172/89; O-2120; R-2960; A-2899)	366.653	n	(P-19850/89; A-8121)	611.752	n	(P-18690/89; A-16517)
302.712	(P-14172/89; O-2120; R-2960; A-2899)	366.654	n	(P-19850/89; A-8121)	611.753		

611.686	n	(P-18690/89; A-16517)	690.102	n	(P-15174/89; A-2070)	721.111	am	(P-13938)	731.Ap.A	am	(P-153; A-5797)
611.731	n	(P-18690/89; A-16517)	690.103	n	(P-15174/89; A-2070)	721.112	am	(P-13938)	731.101	am	(P-18110/89; A-3059)
611.732	n	(P-18690/89; A-16517)	690.104	n	(P-15174/89; A-2070)	721.124	am	(P-13938)	731.102	am	(P-18110/89; A-3059)
611.830	n	(P-18690/89; A-16517)	690.105	n	(P-15174/89; A-2070)	721.130	am	(P-13938)	731.103	n	(P-18110/89; A-3059)
611.831	n	(P-18690/89; A-16517)	690.202	n	(P-15174/89; A-2070)	721.131	am	(P-13938)	731.104	n	(P-18110/89; A-3059)
611.832	n	(P-18690/89; A-16517)	690.203	n	(P-15174/89; A-2070)	721.132	am	(P-13938)	731.105	n	(P-18110/89; A-3059)
611.833	n	(P-18690/89; A-16517)	690.204	n	(P-15174/89; A-2070)	721.132	am	(P-13938)	731.110	n	(P-18110/89; A-3059)
611.840	n	(P-18690/89; A-16517)	690.205	n	(P-15174/89; A-2070)	721.132	am	(P-13938)	731.110	am	(P-18110/89; A-3059)
611.851	n	(P-18690/89; A-16517)	690.301	n	(P-15174/89; A-2070)	721.132	am	(P-13938)	731.110	am	(P-18110/89; A-3059)
611.852	n	(P-18690/89; A-16517)	690.302	n	(P-15174/89; A-2070)	721.132	am	(P-13938)	731.111	am	(P-18110/89; A-3059)
611.853	n	(P-18690/89; A-16517)	691.101	n	(P-15164/89; A-2045)	722.123	am	(P-13938)	731.112	am	(P-18110/89; A-3059)
611.854	n	(P-18690/89; A-16517)	691.102	n	(P-15164/89; A-2045)	724.113	am	(P-13938)	731.112	am	(P-18110/89; A-3059)
611.855	n	(P-18690/89; A-16517)	691.103	n	(P-15164/89; A-2045)	724.212	am	(P-13938)	731.114	am	(P-18110/89; A-3059)
611.856	n	(P-18690/89; A-16517)	691.104	n	(P-15164/89; A-2045)	724.213	am	(P-13938)	731.114	am	(P-18110/89; A-3059)
611.858	n	(P-18690/89; A-16517)	691.105	n	(P-15164/89; A-2045)	724.213	am	(P-13938)	731.115	am	(P-18110/89; A-3059)
611.860	n	(P-18690/89; A-16517)	691.106	n	(P-15164/89; A-2045)	724.242	am	(P-13938)	731.115	am	(P-18110/89; A-3059)
611.870	n	(P-18690/89; A-16517)	691.107	n	(P-15164/89; A-2045)	724.401	am	(P-13938)	731.116	am	(P-18110/89; A-3059)
611.App. A	n	(P-18690/89; A-16517)	691.108	n	(P-15164/89; A-2045)	725.113	am	(P-13938)	731.116	am	(P-18110/89; A-3059)
611.App. B	n	(P-18690/89; A-16517)	691.202	n	(P-15164/89; A-2045)	725.212	am	(P-13938)	731.121	n	(P-18110/89; A-3059)
611.App. C	n	(P-18690/89; A-16517)	691.203	n	(P-15164/89; A-2045)	725.213	am	(P-13938)	731.122	n	(P-18110/89; A-3059)
611.Table A	n	(P-18690/89; A-16517)	691.301	n	(P-15164/89; A-2045)	725.242	am	(P-13938)	731.123	n	(P-18110/89; A-3059)
611.Table B	n	(P-18690/89; A-16517)	691.302	n	(P-15164/89; A-2045)	725.321	am	(P-13938)	731.124	n	(P-18110/89; A-3059)
611.Table C	n	(P-18690/89; A-16517)	691.303	n	(P-15164/89; A-2045)	725.373	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.105	n	(P-17822)	691.304	n	(P-15164/89; A-2045)	726.120	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.110	n	(P-17822)	691.305	n	(P-15164/89; A-2045)	728.101	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.115	n	(P-17822)	691.306	n	(P-15164/89; A-2045)	728.105	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.125	n	(P-17822)	691.App.A	n	(P-15164/89; A-2045)	728.106	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.130	n	(P-17822)	702.122	am	(P-120; A-6273)	728.107	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.135	n	(P-17822)	702.160	am	(P-17651/89; A-3089)	728.108	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.201	n	(P-17822)	702.181	am	(P-17651/89; A-3089)	728.132	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.210	n	(P-17822)	702.182	am	(P-17651/89; A-3089)	728.133	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.220	n	(P-17822)	702.183	am	(P-17651/89; A-3089)	728.134	n	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.230	n	(P-17822)	702.184	am	(P-17651/89; A-3089)	728.142	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.240	n	(P-17822)	702.185	am	(P-17651/89; A-3089)	728.143	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.250	n	(P-17822)	702.187	am	(P-17651/89; A-3089)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.260	n	(P-17822)	703.121	am	(P-125; A-6278)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.301	n	(P-17822)	703.122	am	(P-125; A-6278)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.305	n	(P-17822)	703.157	am	(P-125; A-6278)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.307	n	(P-17822)	703.183	am	(P-125; A-6278)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.310	n	(P-17822)	703.225	am	(P-125; A-6278)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.320	n	(P-17822)	703.240	am	(P-125; A-6278)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.330	n	(P-17822)	703.240	am	(P-125; A-6278)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.340	n	(P-17822)	703.240	am	(P-125; A-6278)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.350	n	(P-17822)	703.240	am	(P-125; A-6278)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.405	n	(P-17822)	704.161	am	(P-18125/89; A-3116)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.410	n	(P-17822)	704.181	am	(P-18125/89; A-3116)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.415	n	(P-17822)	704.260	am	(P-18125/89; A-3116)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.420	n	(P-17822)	704.261	am	(P-18125/89; A-3116)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.501	n	(P-17822)	704.262	am	(P-18125/89; A-3116)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.505	n	(P-17822)	704.263	am	(P-18125/89; A-3116)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.505	n	(P-17822)	704.264	am	(P-18125/89; A-3116)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.510	n	(P-17822)	705.128	am	(P-17644/89; A-3082)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.515	n	(P-17822)	705.163	am	(P-17644/89; A-3082)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.517	n	(P-17822)	720.110	am	(P-9706; A-16450)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.520	n	(P-17822)	720.111	am	(P-72; A-6225)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.525	n	(P-17822)	720.111	am	(P-72; A-6225)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.601	n	(P-17822)	720.111	am	(P-72; A-6225)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.605	n	(P-17822)	720.120	am	(P-16450)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.610	n	(P-17822)	720.122	am	(P-16450)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.App.A	n	(P-17822)	721.103	am	(P-72; A-6225)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.App.B	n	(P-17822)	721.104	am	(P-6528; A-14401)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
620.App.C	n	(P-17822)	721.108	am	(P-6528; A-14401)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
661.302	am	(P-17822)	721.108	am	(P-6528; A-14401)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)
690.101	n	(P-1738/89; A-2055)	721.110	am	(P-9729; A-16472)	728.150	am	(P-13938)	731.125	n	(P-18110/89; A-3059)

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808 Ap B	(P-13468/89; A-14043)	n	811.509	(P-3923; A-15861)	n
809.103	(P-13699/89; A-14076)	am	811.700	(P-3923; A-15861)	n
809.211	(P-13699/89; A-14076)	am	811.701	(P-3923; A-15861)	n
809.501	(P-13699/89; A-14076)	am	811.702	(P-3923; A-15861)	n
810.101	(P-3909; A-15838)	n	811.704	(P-3923; A-15861)	n
810.102	(P-3909; A-15838)	n	811.705	(P-3923; A-15861)	n
810.103	(P-3909; A-15838)	n	811.706	(P-3923; A-15861)	n
810.104	(P-3909; A-15838)	n	811.707	(P-3923; A-15861)	n
811.101	(P-3923; A-15861)	n	811.708	(P-3923; A-15861)	n
811.102	(P-3923; A-15861)	n	811.709	(P-3923; A-15861)	n
811.103	(P-3923; A-15861)	n	811.710	(P-3923; A-15861)	n
811.104	(P-3923; A-15861)	n	811.711	(P-3923; A-15861)	n
811.105	(P-3923; A-15861)	n	811.712	(P-3923; A-15861)	n
811.106	(P-3923; A-15861)	n	811.713	(P-3923; A-15861)	n
811.107	(P-3923; A-15861)	n	811.714	(P-3923; A-15861)	n
811.108	(P-3923; A-15861)	n	811.715	(P-3923; A-15861)	n
811.109	(P-3923; A-15861)	n	811 Ap A	(P-3923; A-15861)	n
811.110	(P-3923; A-15861)	n	II.A	(P-3923; A-15861)	n
811.111	(P-3923; A-15861)	n	II.B	(P-3923; A-15861)	n
811.201	(P-3923; A-15861)	n	II.C	(P-3923; A-15861)	n
811.202	(P-3923; A-15861)	n	II.D	(P-3923; A-15861)	n
811.203	(P-3923; A-15861)	n	II.E	(P-3923; A-15861)	n
811.204	(P-3923; A-15861)	n	II.F	(P-3923; A-15861)	n
811.205	(P-3923; A-15861)	n	II.G	(P-3923; A-15861)	n
811.206	(A-15861)	n	II.H	(P-3923; A-15861)	n
811.207	(A-15861)	n	II.I	(P-3923; A-15861)	n
811.301	(P-3923; A-15861)	n	812.101	(P-3923; A-15861)	n
811.302	(P-3923; A-15861)	n	812.102	(P-3923; A-15861)	n
811.303	(P-3923; A-15861)	n	812.103	(P-3923; A-15861)	n
811.304	(P-3923; A-15861)	n	812.104	(P-3923; A-15861)	n
811.305	(P-3923; A-15861)	n	812.105	(P-3923; A-15861)	n
811.306	(P-3923; A-15861)	n	812.106	(P-3923; A-15861)	n
811.307	(P-3923; A-15861)	n	812.107	(P-3923; A-15861)	n
811.308	(P-3923; A-15861)	n	812.108	(P-3923; A-15861)	n
811.309	(P-3923; A-15861)	n	812.109	(P-3923; A-15861)	n
811.310	(P-3923; A-15861)	n	812.110	(P-3923; A-15861)	n
811.311	(P-3923; A-15861)	n	812.111	(P-3923; A-15861)	n
811.312	(P-3923; A-15861)	n	812.112	(P-3923; A-15861)	n
811.313	(P-3923; A-15861)	n	812.113	(P-3923; A-15861)	n
811.314	(P-3923; A-15861)	n	812.114	(P-3923; A-15861)	n
811.315	(P-3923; A-15861)	n	812.115	(P-3923; A-15861)	n
811.316	(P-3923; A-15861)	n	812.116	(P-3923; A-15861)	n
811.317	(P-3923; A-15861)	n	812.201	(P-3923; A-15861)	n
811.318	(P-3923; A-15861)	n	812.202	(P-3923; A-15861)	n
811.319	(P-3923; A-15861)	n	812.203	(P-3923; A-15861)	n
811.320	(P-3923; A-15861)	n	812.204	(P-3923; A-15861)	n
811.321	(P-3923; A-15861)	n	812.301	(P-3923; A-15861)	n
811.322	(P-3923; A-15861)	n	812.302	(P-3923; A-15861)	n
811.323	(P-3923; A-15861)	n	812.303	(P-3923; A-15861)	n
811.401	(P-3923; A-15861)	n	812.304	(P-3923; A-15861)	n
811.402	(P-3923; A-15861)	n	812.305	(P-3923; A-15861)	n
811.403	(P-3923; A-15861)	n	812.306	(P-3923; A-15861)	n
811.404	(P-3923; A-15861)	n	812.307	(P-3923; A-15861)	n
811.405	(P-3923; A-15861)	n	812.308	(P-3923; A-15861)	n
811.406	(P-3923; A-15861)	n	812.309	(P-3923; A-15861)	n
811.501	(P-3923; A-15861)	n	812.310	(P-3923; A-15861)	n
811.502	(P-3923; A-15861)	n	812.311	(P-3923; A-15861)	n
811.503	(P-3923; A-15861)	n	812.312	(P-3923; A-15861)	n
811.504	(P-3923; A-15861)	n	812.313	(P-3923; A-15861)	n
811.505	(P-3923; A-15861)	n	812.314	(P-3923; A-15861)	n
811.506	(P-3923; A-15861)	n	812.315	(P-3923; A-15861)	n
811.507	(P-3923; A-15861)	n	812.316	(P-3923; A-15861)	n
811.508	(P-3923; A-15861)	n	812.317	(P-3923; A-15861)	n

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812.318	(P-3834; A-15785)	n	848.302	(P-7763)	n
813.101	(P-3882; A-15814)	n	848.303	(P-7763)	n
813.102	(P-3882; A-15814)	n	848.304	(P-7763)	n
813.103	(P-3882; A-15814)	n	848.305	(P-7763)	n
813.104	(P-3882; A-15814)	n	848.306	(P-7763)	n
813.105	(P-3882; A-15814)	n	848.401	(P-7763)	n
813.106	(P-3882; A-15814)	n	848.402	(P-7763)	n
813.107	(P-3882; A-15814)	n	848.403	(P-7763)	n
813.108	(P-3882; A-15814)	n	848.501	(P-7763)	n
813.109	(P-3882; A-15814)	n	848.502	(P-7763)	n
813.110	(P-3882; A-15814)	n	848.503	(P-7763)	n
813.111	(P-3882; A-15814)	n	848.504	(P-7763)	n
813.112	(P-3882; A-15814)	n	848.505	(P-7763)	n
813.201	(P-3882; A-15814)	n	848.506	(P-7763)	n
813.202	(P-3882; A-15814)	n	848.507	(P-7763)	n
813.203	(P-3882; A-15814)	n	848.601	(P-7763)	n
813.204	(P-3882; A-15814)	n	848.602	(P-7763)	n
813.301	(P-3882; A-15814)	n	848.603	(P-7763)	n
813.302	(P-3882; A-15814)	n	848.604	(P-7763)	n
813.303	(P-3882; A-15814)	n	848.605	(P-7763)	n
813.304	(P-3882; A-15814)	n	848.606	(P-7763)	n
813.305	(P-3882; A-15814)	n	848 Ap A	(P-7763)	n
813.401	(P-3882; A-15814)	n	II.A	(P-7763)	n
813.402	(P-3882; A-15814)	n	II.B	(P-7763)	n
813.403	(P-3882; A-15814)	n	II.C	(P-7763)	n
813.501	(P-3882; A-15814)	n	II.D	(P-7763)	n
813.502	(P-3882; A-15814)	n	II.E	(P-7763)	n
813.503	(P-3882; A-15814)	n	858.201	(P-8444; A-16913)	am
814.101	(P-3858; A-15850)	n	858.202	(P-8444; A-16913)	am
814.102	(P-3858; A-15850)	n	858.401	(P-16252/89; A-5776)	am
814.103	(P-3858; A-15850)	n	860.210	(P-8822; A-19036)	n
814.104	(P-3858; A-15850)	n	861.100	(P-8822; A-19036)	n
814.105	(P-3858; A-15850)	n	861.110	(P-8822; A-19036)	n
814.106	(P-3858; A-15850)	n	861.120	(P-8822; A-19036)	n
814.201	(P-3858; A-15850)	n	861.200	(P-8822; A-19036)	n
814.202	(P-3858; A-15850)	n	861.210	(P-8822; A-19036)	n
814.301	(P-3858; A-15850)	n	870.101	(P-8809; RC-15607; A-19024)	am
814.302	(P-3858; A-15850)	n	870.102	(P-8809; RC-15607; A-19024)	am
814.401	(P-3858; A-15850)	n	870.202	(P-8809; RC-15607; A-19024)	am
814.402	(P-3858; A-15850)	n	870.204	(P-8809; RC-15607; A-19024)	am
814.501	(P-3858; A-15850)	n	870.206	(P-15667)	am
814.502	(P-3858; A-15850)	n	870.208	(P-8809; RC-15607; A-19024)	am
815.101	(P-3872; A-15807)	n	870.210	(P-8809; RC-15607; A-19024)	am
815.102	(P-3872; A-15807)	n	870.211	(P-8809; RC-15607; A-19024)	am
815.201	(P-3872; A-15807)	n	870.212	(P-8809; RC-15607; A-19024)	am
815.202	(P-3872; A-15807)	n	870.301	(P-8809; RC-15607; A-19024)	am
815.203	(P-3872; A-15807)	n	870.302	(P-8809; RC-15607; A-19024)	am
815.204	(P-3872; A-15807)	n	870.305	(P-8809; O-15603; RC-15607; R-17672; A-19024)	am
815.301	(P-3872; A-15807)	n	870.307	(P-8809; RC-15607; A-19024)	am
815.302	(P-3872; A-15807)	n	870.309	(P-8809; RC-15607; A-19024)	am
815.303	(P-3872; A-15807)	n	870.310	(P-8809; RC-15607; A-19024)	am
815.401	(P-3872; A-15807)	n	871.101	(P-8429; A-17201)	am
815.402	(P-3872; A-15807)	n	871.102	(P-8429; A-17201)	am
815.501	(P-3872; A-15807)	n	871.201	(P-8429; A-17201)	am
815.502	(P-3872; A-15807)	n	871.202	(P-8429; A-17201)	am
815.503	(P-3872; A-15807)	n	871.301	(P-8429; A-17201)	am
848.101	(P-7763)	n	871.303	(P-8429; A-17201)	am
848.102	(P-7763)	n	871.305	(P-8429; A-17201)	am
848.103	(P-7763)	n	871.402	(P-8429; A-17201)	am
848.104	(P-7763)	n	871.503	(P-8429; A-17201)	am
848.201	(P-7763)	n	TITLE 38		
848.202	(P-7763)	n	195.100	(P-1558; A-9110)	n
848.203	(P-7763)	n	195.120	(P-1558; A-9110)	n
848.301	(P-7763)	n			

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195.140	n	(P-1558; A-9110)	1075.650
195.160	n	(P-1558; A-9110)	1075.660
195.180	n	(P-1558; A-9110)	1075.670
195.200	n	(P-1558; A-9110)	1075.680
356.10	am	(P-3303; A-11183)	1075.700
356.20	am	(P-3303; A-11183)	1075.705
356.30	am	(P-3303; A-11183)	1075.710
356.40	am	(P-3303; A-11183)	1075.715
395.10	n	(P-2981)	1075.720
395.20	n	(P-2981)	1075.725
395.30	n	(P-2981)	1075.730
396.10	n	(P-2985; A-15771)	1075.735
396.20	n	(P-2985; A-15771)	1075.740
396.30	n	(P-2985; A-15771)	1075.745
397.10	n	(P-15181)	1075.750
397.20	n	(P-15181)	1075.800
397.30	n	(P-15181)	1075.810
397.40	n	(P-15181)	1075.820
397.50	n	(P-15181)	1075.900
1075.100	n	(P-14758) (E-15029)	1075.905
1075.110	n	(P-14758) (E-15029)	1075.910
1075.120	n	(P-14758) (E-15029)	1075.915
1075.130	n	(P-14758) (E-15029)	1075.920
1075.140	n	(P-14758) (E-15029)	1075.925
1075.200	n	(P-14758) (E-15029)	1075.930
1075.300	n	(P-14758) (E-15029)	1075.935
1075.310	n	(P-14758) (E-15029)	1075.940
1075.400	n	(P-14758) (E-15029)	1075.945
1075.410	n	(P-14758) (E-15029)	1075.950
1075.415	n	(P-14758) (E-15029)	1075.955
1075.420	n	(P-14758) (E-15029)	1075.960
1075.430	n	(P-14758) (E-15029)	1075.965
1075.440	n	(P-14758) (E-15029)	1075.970
1075.450	n	(P-14758) (E-15029)	1075.975
1075.455	n	(P-14758) (E-15029)	1075.980
1075.460	n	(P-14758) (E-15029)	1075.985
1075.465	n	(P-14758) (E-15029)	1075.990
1075.470	n	(P-14758) (E-15029)	1075.995
1075.480	n	(P-14758) (E-15029)	1075.1000
1075.490	n	(P-14758) (E-15029)	1075.1005
1075.500	n	(P-14758) (E-15029)	1075.1010
1075.505	n	(P-14758) (E-15029)	1075.1015
1075.510	n	(P-14758) (E-15029)	1075.1020
1075.515	n	(P-14758) (E-15029)	1075.1025
1075.520	n	(P-14758) (E-15029)	1075.1030
1075.525	n	(P-14758) (E-15029)	1075.1035
1075.530	n	(P-14758) (E-15029)	1075.1040
1075.535	n	(P-14758) (E-15029)	1075.1045
1075.540	n	(P-14758) (E-15029)	1075.1050
1075.545	n	(P-14758) (E-15029)	1075.1055
1075.550	n	(P-14758) (E-15029)	1075.1100
1075.555	n	(P-14758) (E-15029)	1075.1105
1075.560	n	(P-14758) (E-15029)	1075.1110
1075.565	n	(P-14758) (E-15029)	1075.1115
1075.570	n	(P-14758) (E-15029)	1075.1120
1075.575	n	(P-14758) (E-15029)	1075.1125
1075.580	n	(P-14758) (E-15029)	1075.1130
1075.585	n	(P-14758) (E-15029)	1075.1135
1075.590	n	(P-14758) (E-15029)	1075.1140
1075.600	n	(P-14758) (E-15029)	1075.1145
1075.610	n	(P-14758) (E-15029)	1075.1150
1075.620	n	(P-14758) (E-15029)	1075.1155
1075.630	n	(P-14758) (E-15029)	1075.1160
1075.640	n	(P-14758) (E-15029)	1075.1165

TITLE 38 (CONT'D)		TITLE 38 (CONT'D)	
140.15	am	(P-14758) (E-15029)	1075.1170
140.20	am	(P-14758) (E-15029)	1075.1175
140.40	am	(P-14758) (E-15029)	1075.1180
140.50	am	(P-14758) (E-15029)	1075.1185
140.55	am	(P-14758) (E-15029)	1075.1190
140.60	am	(P-14758) (E-15029)	1075.1195
140.65	am	(P-14758) (E-15029)	1075.1200
140.70	am	(P-14758) (E-15029)	1075.1205
140.80	am	(P-14758) (E-15029)	1075.1210
140.90	am	(P-14758) (E-15029)	1075.1215
140.130	am	(P-14758) (E-15029)	1075.1220
140.140	am	(P-14758) (E-15029)	1075.1225
140.150	am	(P-14758) (E-15029)	1075.1230
140.160	am	(P-14758) (E-15029)	1075.1235
140.171	am	(P-14758) (E-15029)	1075.1240
140.180	am	(P-14758) (E-15029)	1075.1245
140.185	am	(P-14758) (E-15029)	1075.1250
140.190	am	(P-14758) (E-15029)	1075.1255
140.200	am	(P-14758) (E-15029)	1075.1260
140.210	am	(P-14758) (E-15029)	1075.1265
140.215	am	(P-14758) (E-15029)	1075.1270
140.220	am	(P-14758) (E-15029)	1075.1275
140.230	am	(P-14758) (E-15029)	1075.1280
140.240	am	(P-14758) (E-15029)	1075.1285
140.250	am	(P-14758) (E-15029)	1075.1290
140.260	am	(P-14758) (E-15029)	1075.1295
140.290	am	(P-14758) (E-15029)	1075.1300
140.325	am	(P-14758) (E-15029)	1075.1305
140.390	am	(P-14758) (E-15029)	1075.1310
170.310	am	(P-14758) (E-15029)	1075.1315
170.670	am	(P-14758) (E-15029)	1075.1320
250.10	n	(P-14758) (E-15029)	1075.1325
250.20	n	(P-14758) (E-15029)	1075.1400
250.25	n	(P-14758) (E-15029)	1075.1405
250.30	n	(P-14758) (E-15029)	1075.1410
250.40	n	(P-14758) (E-15029)	1075.1415
250.50	n	(P-14758) (E-15029)	1075.1420
250.55	n	(P-14758) (E-15029)	1075.1425
250.60	n	(P-14758) (E-15029)	1075.1430
250.70	n	(P-14758) (E-15029)	1075.1435
250.80	n	(P-14758) (E-15029)	1075.1440
250.82	n	(P-14758) (E-15029)	1075.1445
250.83	n	(P-14758) (E-15029)	1075.1450
250.85	n	(P-14758) (E-15029)	1075.1455
250.90	n	(P-14758) (E-15029)	1075.1500
250.93	n	(P-14758) (E-15029)	1075.1510
250.95	n	(P-14758) (E-15029)	1075.1520
250.97	n	(P-14758) (E-15029)	1075.1530
250.201	n	(P-14758) (E-15029)	1075.1540
250.210	n	(P-14758) (E-15029)	1075.1550
250.213	n	(P-14758) (E-15029)	1075.1600
250.215	n	(P-14758) (E-15029)	1075.1610
250.216	n	(P-14758) (E-15029)	1075.1620
250.220	n	(P-14758) (E-15029)	1075.1630
250.225	n	(P-14758) (E-15029)	1075.1640
250.230	n	(P-14758) (E-15029)	1075.1650
250.232	n	(P-14758) (E-15029)	100.
250.233	n	(P-14758) (E-15029)	140.2
250.235	n	(P-14758) (E-15029)	140.8
250.245	n	(P-14758) (E-15029)	140.12
250.250	n	(P-14758) (E-15029)	140.13
250.250	n	(P-14758) (E-15029)	
250.260	n	(P-14758) (E-15029)	
250.265	n	(P-14758) (E-15029)	
250.270	n	(P-14758) (E-15029)	

[illegible]

[illegible]

TITLE 59 (CONT'D)					
117.220	n	(P-14671) (E-14987; O-17716; R-19074)	119.230	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.225	n	(P-14671) (E-14987; O-17716; R-19074)	119.235	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.230	n	(P-14671) (E-14987; O-17716; R-19074)	119.240	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.235	n	(P-14671) (E-14987; O-17716; R-19074)	119.245	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.240	n	(P-14671) (E-14987; O-17716; R-19074)	119.250	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.240	n	(P-14671) (E-14987; O-17716; R-19074)	119.255	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.300	n	(P-14671) (E-14987; O-17716; R-19074)	119.260	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.300	n	(P-14671) (E-14987; O-17716; R-19074)	119.300	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.305	n	(P-14671) (E-14987; O-17716; R-19074)	119.305	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.310	n	(P-14671) (E-14987; O-17716; R-19074)	119.310	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.315	n	(P-14671) (E-14987; O-17716; R-19074)	119.315	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.320	n	(P-14671) (E-14987; O-17716; R-19074)	119.320	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.325	n	(P-14671) (E-14987; O-17716; R-19074)	119.325	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.330	n	(P-14671) (E-14987; O-17716; R-19074)	119.330	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.335	n	(P-14671) (E-14987; O-17716; R-19074)	119.335	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.340	n	(P-14671) (E-14987; O-17716; R-19074)	119.340	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.345	n	(P-14671) (E-14987; O-17716; R-19074)	119.345	n	(P-3356; A-17227) (P-13377/89; W-3696)
117.350	n	(P-14671) (E-14987; O-17716; R-19074)	119.350	n	(P-3356; A-17227) (P-13377/89; W-3696)
117. Ap.A	n	(P-14671) (E-14987; O-17716; R-19074)	119.375	n	(P-13377/89; W-3696)
117. Ap.B	n	(P-14671) (E-14987; O-17716; R-19074)	119.380	n	(P-13377/89; W-3696)
117. Ap.C	n	(P-14671) (E-14987; O-17716; R-19074)	119.385	n	(P-13377/89; W-3696)
117. Ap.D	n	(P-14671) (E-14987; O-17716; R-19074)	119.390	n	(P-13377/89; W-3696)
117. Ap.E	n	(P-14671) (E-14987; O-17716; R-19074)	119.395	n	(P-13377/89; W-3696)
119.100	n	(P-13377/89; W-3696)	119.400	n	(P-13377/89; W-3696)
119.105	n	(P-13377/89; W-3696)	119.405	n	(P-13377/89; W-3696)
119.110	n	(P-13377/89; W-3696)	119.410	n	(P-13377/89; W-3696)
119.115	n	(P-13377/89; W-3696)	119.415	n	(P-13377/89; W-3696)
119.120	n	(P-13377/89; W-3696)	119.420	n	(P-13377/89; W-3696)
119.125	n	(P-13377/89; W-3696)	119.425	n	(P-13377/89; W-3696)
119.130	n	(P-13377/89; W-3696)	119.430	n	(P-13377/89; W-3696)
119.135	n	(P-13377/89; W-3696)	119.435	n	(P-13377/89; W-3696)
119.140	n	(P-13377/89; W-3696)	119.440	n	(P-13377/89; W-3696)
119.145	n	(P-13377/89; W-3696)	119.445	n	(P-13377/89; W-3696)
119.150	n	(P-13377/89; W-3696)	119.450	n	(P-13377/89; W-3696)
119.155	n	(P-13377/89; W-3696)	119.455	n	(P-13377/89; W-3696)
119.160	n	(P-13377/89; W-3696)	119.460	n	(P-13377/89; W-3696)
119.165	n	(P-13377/89; W-3696)	119.465	n	(P-13377/89; W-3696)
119.170	n	(P-13377/89; W-3696)	119.470	n	(P-13377/89; W-3696)
119.175	n	(P-13377/89; W-3696)	119.475	n	(P-13377/89; W-3696)
119.180	n	(P-13377/89; W-3696)	119.480	n	(P-13377/89; W-3696)
119.185	n	(P-13377/89; W-3696)	119.485	n	(P-13377/89; W-3696)
119.190	n	(P-13377/89; W-3696)	119.490	n	(P-13377/89; W-3696)
119.195	n	(P-13377/89; W-3696)	119.495	n	(P-13377/89; W-3696)
119.200	n	(P-13377/89; W-3696)	119.500	n	(P-13377/89; W-3696)
119.205	n	(P-13377/89; W-3696)	119.505	n	(P-13377/89; W-3696)
119.210	n	(P-13377/89; W-3696)	119.510	n	(P-13377/89; W-3696)
119.215	n	(P-13377/89; W-3696)	119.515	n	(P-13377/89; W-3696)
119.220	n	(P-13377/89; W-3696)	119.520	n	(P-13377/89; W-3696)
119.225	n	(P-13377/89; W-3696)	119.525	n	(P-13377/89; W-3696)

TITLE 62 (CONT'D)

240.290	re	(A-3053)	1773.11	am	(P-1231789; A-11886)
240.295	re	(A-3053)	1773.15	am	(P-1231789; A-11886)
240.305	re	(A-3053)	1773.17	am	(P-1231789; A-11886)
240.310	re	(A-3053)	1773.19	am	(P-1231789; A-11886)
240.320	re	(A-3053)	1773.20	am	(P-1231789; A-11886)
240.330	re	(A-3053)	1773.21	am	(P-1231789; A-11886)
240.340	re	(A-3053)	1773.25	am	(P-1231789; A-11886)
240.350	re	(A-3053)	1774.17	am	(P-1233489; A-11900)
240.360	re	(A-3053)	1778.13	am	(P-1230389; A-11873)
240.370	re	(A-3053)	1778.14	am	(P-1230389; A-11873)
240.510	re	(A-3053)	1779.12	am	(P-1234789; A-11924)
240.520	re	(A-3053)	1779.20	am	(P-1234789; A-11924)
240.530	re	(A-3053)	1780.16	am	(P-1235289; A-11911)
240.540	re	(A-3053)	1780.21	am	(P-1235289; A-11911)
240.610	re	(A-3053)	1780.31	am	(P-1235289; A-11911)
240.620	re	(A-3053)	1783.12	am	(P-1236689; A-11929)
240.630	re	(A-3053)	1783.20	am	(P-1236689; A-11929)
240.640	re	(A-3053)	1784.14	am	(P-1237189; A-11935)
240.650	am	(P-3394; A-13620)	1784.17	am	(P-1237189; A-11935)
240.660	re	(A-3053)	1784.21	am	(P-1237189; A-11935)
240.655	re	(A-3053)	1800.21	am	(P-1220589; A-11785)
240.655	re	(P-3394; A-13620)	1800.40	am	(P-1220589; A-11785)
240.655	re	(P-16205)	1800.60	am	(P-1220589; A-11785)
240.710	re	(A-3053)	1816.49	am	(P-1225589; A-11830)
240.720	re	(A-3053)	1816.64	am	(P-1225589; A-11830)
240.730	re	(A-3053)	1816.67	am	(P-1225589; A-11830)
240.740	re	(A-3053)	1816.68	am	(P-1225589; A-11830)
240.750	re	(A-3053)	1816.83	am	(P-1225589; A-11830)
240.905	re	(A-3053)	1816.97	am	(P-1225589; A-11830)
240.910	re	(A-3053)	1816.99	am	(P-1225589; A-11830)
240.920	re	(A-3053)	1816.102	am	(P-1225589; A-11830)
240.930	re	(A-3053)	1817.49	am	(P-1228089; A-11855)
240.940	re	(A-3053)	1817.64	am	(P-1228089; A-11855)
240.950	re	(A-3053)	1817.66	am	(P-1228089; A-11855)
240.960	re	(A-3053)	1817.67	am	(P-1228089; A-11855)
240.970	re	(A-3053)	1817.68	am	(P-1228089; A-11855)
240.980	re	(A-3053)	1817.83	am	(P-1228089; A-11855)
240.990	re	(A-3053)	1817.97	am	(P-1228089; A-11855)
240.1105	re	(A-3053)	1817.122	am	(P-1228089; A-11855)
240.1110	re	(P-10288; C-11410)	1843.11	am	(P-1234189; A-11906)
240.1110	re	(P-10288; C-11410)	1846.1	am	(P-1224889; A-11825)
240.1120	re	(P-10288; C-11410)	1846.5	am	(P-1224889; A-11825)
240.1120	re	(P-10288; C-11410)	1846.12	am	(P-1224889; A-11825)
240.1120	re	(P-10288; C-11410)	1846.14	am	(P-1224889; A-11825)
240.1130	re	(P-10288; C-11410)	1846.17	am	(P-1224889; A-11825)
240.1130	re	(P-10288; C-11410)	1846.18	am	(P-1224889; A-11825)

TITLE 68

690.10	n	(P-1107; A-12516)
690.20	n	(P-1107; A-12516)
690.30	n	(P-1107; RC-10123; A-12516)
690.40	n	(P-1107; A-12516)
690.50	n	(P-1107; A-12516)
690.60	n	(P-1107; A-12516)
690.70	n	(P-1107; A-12516)
690.80	n	(P-1107; A-12516)
690.90	n	(P-1107; A-12516)
690.100	n	(P-1107; A-12516)
690.110	n	(P-1107; A-12516)
690.120	n	(P-1107; A-12516)
690.130	n	(P-1107; A-12516)
690.140	n	(P-1107; A-12516)
690.150	n	(P-1107; A-12516)
690.160	n	(P-1107; A-12516)

TITLE 68 (CONT'D)

690.170	n	(P-1107; A-12516)
690.180	n	(P-1107; A-12516)
690.190	n	(P-1107; A-12516)
690.200	n	(P-1107; A-12516)
690.210	n	(P-1107; A-12516)
690.220	n	(P-1107; A-12516)
690.230	n	(P-1107; A-12516)
690.240	n	(P-1107; A-12516)
690.250	n	(P-1107; A-12516)
690.260	n	(P-1107; A-12516)
690.270	n	(P-1107; A-12516)
1175.100	am	(P-1107; A-12516)
1175.700	n	(P-1107; A-12516)
1175.705	n	(P-1107; A-12516)
1175.710	n	(P-1107; A-12516)
1175.715	n	(P-1107; A-12516)
1175.720	n	(P-1107; A-12516)
1175.725	n	(P-1107; A-12516)
1175.730	n	(P-1107; A-12516)
1175.735	n	(P-1107; A-12516)
1175.800	n	(P-1107; A-12516)
1175.805	n	(P-1107; A-12516)
1175.810	n	(P-1107; A-12516)
1175.815	n	(P-1107; A-12516)
1175.820	n	(P-1107; A-12516)
1175.825	n	(P-1107; A-12516)
1175.830	n	(P-1107; A-12516)
1175.835	n	(P-1107; A-12516)
1175.840	n	(P-1107; A-12516)
1175.845	n	(P-1107; A-12516)
1175.850	n	(P-1107; A-12516)
1175.855	n	(P-1107; A-12516)
1175.860	n	(P-1107; A-12516)
1175.865	n	(P-1107; A-12516)
1175.870	n	(P-1107; A-12516)
1175.875	n	(P-1107; A-12516)
1175.900	n	(P-1107; A-12516)
1175.905	n	(P-1107; A-12516)
1175.910	n	(P-1107; A-12516)
1175.915	n	(P-1107; A-12516)
1240.10	am	(P-2456)
1240.15	am	(P-2456)
1240.16	am	(P-2456)
1240.40	am	(P-2456)
1240.50	am	(P-2456)
1270.5	n	(P-7378)
1270.10	am	(P-7378)
1270.13	am	(P-7378)
1270.15	am	(P-7378)
1270.20	am	(P-7378)
1270.30	am	(P-7378)
1270.35	am	(P-7378)
1270.40	am	(P-7378)
1270.45	am	(P-7378)
1270.50	am	(P-7378)
1270.60	am	(P-7378)
1300.10	n	(P-1423689; A-10035)
1300.20	am	(P-1423689; A-10035)
1300.25	am	(P-1423689; A-10035)
1300.30	am	(P-1423689; A-10035)
1300.40	am	(P-1423689; A-10035)
1300.41	am	(P-1423689; A-10035)
1300.42	am	(P-1423689; A-10035)

TITLE 71

2005.10	n	(P-1564089; RC-2131; A-7228)
2005.20	n	(P-1564089; O-2124; M-7267; RC-2131; A-7228)
2005.30	n	(P-1564089; RC-2131; A-7228)

TITLE 77 (CONT'D)					
535.510	am	(P-1755; A-15390)			600.920
535.520	am	(P-1755; A-15390)			600.920
535.530	am	(P-1755; A-15390)			600.930
535.532	n	(P-1755; A-15390)			600.1100
535.540	am	(P-1755; A-15390)			600.1110
535.550	r	(P-1755; A-15390)			600.1120
535.650	am	(P-1755; A-15390)			600.1130
535.750	am	(P-1755; RC-13025; A-15390)			600.1140
535.900	am	(P-1755; A-15390)			600.1400
535.920	am	(P-1755; A-15390)			615.100
540.35	n	(P-13424; A-19041) (E-13856)			615.110
540.65	n	(P-10665)			615.140
540.90	am	(P-10665)			615.150
540.100	am	(P-10665)			615.160
540.200	n	(P-10653)			615.200
540.210	n	(P-13424; A-19041) (E-13856)			615.310
550.100	n	(P-10656)			615.320
550.110	n	(P-10656)			615.330
550.120	n	(P-10656)			615.360
550.130	n	(P-10656)			615.370
590.10	r	(P-8493)			615.510
590.10	n	(P-8503)			615.520
590.20	r	(P-8493)			615.530
590.20	r	(P-8503)			615.540
590.30	r	(P-8493)			630.10
590.30	r	(P-8503)			630.20
590.40	r	(P-8493)			630.25
590.40	r	(P-8503)			630.25
590.50	r	(P-8493)			630.30
590.100	n	(P-8493)			630.40
590.100	n	(P-8503)			630.50
590.110	r	(P-8493)			630.60
590.110	r	(P-8503)			630.70
590.120	n	(P-8493)			630.80
590.120	n	(P-8503)			630.90
590.130	r	(P-8493)			630.100
590.130	r	(P-8503)			630.110
590.140	r	(P-8493)			630.120
590.140	n	(P-8503)			630.130
590.200	n	(P-8503)			630.140
590.210	n	(P-8503)			630.150
590.220	n	(P-8503)			630.160
590.230	n	(P-8503)			630.170
590.240	n	(P-8503)			630.180
590.300	n	(E-8725; O-13042) (P-8503)			630.190
590.310	n	(E-8725; O-13042) (P-8503)			630.200
590.320	n	(E-8725; O-13042) (P-8503)			630.210
590.330	n	(E-8725; O-13042) (P-8503)			630.220
590.400	n	(E-8725; O-13042) (P-8503)			630.230
590.410	n	(E-8725; O-13042) (P-8503)			630.240
590.420	n	(E-8725; O-13042) (P-8503)			630.250
590.430	n	(P-8503)			630.260
590.440	n	(P-8503)			630.270
590.450	n	(P-8503)			630.280
590.460	n	(P-8503)			630.290
590.470	n	(P-8503)			630.300
590.480	n	(P-8503)			630.310
590.490	n	(P-8503)			630.320
590.500	n	(P-8503)			630.330
590.510	n	(P-8503)			630.340
590.520	n	(P-8503)			630.350
590.530	n	(P-8503)			630.360
590.540	n	(P-8503)			630.370
590.550	n	(P-8503)			630.380
590.560	n	(P-8503)			630.390
590.570	n	(P-8503)			630.400
590.580	n	(P-8503)			630.410
590.590	n	(P-8503)			630.420
590.600	n	(P-8503)			630.430
590.610	n	(P-8503)			630.440
590.620	n	(P-8503)			630.450
590.630	n	(P-8503)			630.460
590.640	n	(P-8503)			630.470
590.650	n	(P-8503)			630.480
590.660	n	(P-8503)			630.490
590.670	n	(P-8503)			630.500
590.680	n	(P-8503)			630.510
590.690	n	(P-8503)			630.520
590.700	n	(P-8503)			630.530
590.710	n	(P-8503)			630.540
590.720	n	(P-8503)			630.550
590.730	n	(P-8503)			630.560
590.740	n	(P-8503)			630.570
590.750	n	(P-8503)			630.580
590.760	n	(P-8503)			630.590
590.770	n	(P-8503)			630.600
590.780	n	(P-8503)			630.610
590.790	n	(P-8503)			630.620
590.800	n	(P-8503)			630.630
590.810	n	(P-8503)			630.640
590.820	n	(P-8503)			630.650
590.830	n	(P-8503)			630.660
590.840	n	(P-8503)			630.670
590.850	n	(P-8503)			630.680
590.860	n	(P-8503)			630.690
590.870	n	(P-8503)			630.700
590.880	n	(P-8503)			630.710
590.890	n	(P-8503)			630.720
590.900	n	(P-8503)			630.730
590.910	n	(P-8503)			630.740
590.920	n	(P-8503)			630.750
590.930	n	(P-8503)			630.760
590.940	n	(P-8503)			630.770
590.950	n	(P-8503)			630.780
590.960	n	(P-8503)			630.790
590.970	n	(P-8503)			630.800
590.980	n	(P-8503)			630.810
590.990	n	(P-8503)			630.820
591.000	n	(P-8503)			630.830
591.010	n	(P-8503)			630.840
591.020	n	(P-8503)			630.850
591.030	n	(P-8503)			630.860
591.040	n	(P-8503)			630.870
591.050	n	(P-8503)			630.880
591.060	n	(P-8503)			630.890
591.070	n	(P-8503)			630.900
591.080	n	(P-8503)			630.910
591.090	n	(P-8503)			630.920
591.100	n	(P-8503)			630.930
591.110	n	(P-8503)			630.940
591.120	n	(P-8503)			630.950
591.130	n	(P-8503)			630.960
591.140	n	(P-8503)			630.970
591.150	n	(P-8503)			630.980
591.160	n	(P-8503)			630.990
591.170	n	(P-8503)			630.1000
591.180	n	(P-8503)			630.1100
591.190	n	(P-8503)			630.1200
591.200	n	(P-8503)			630.1300
591.210	n	(P-8503)			630.1400
591.220	n	(P-8503)			630.1500
591.230	n	(P-8503)			630.1600
591.240	n	(P-8503)			630.1700
591.250	n	(P-8503)			630.1800
591.260	n	(P-8503)			630.1900
591.270	n	(P-8503)			630.2000
591.280	n	(P-8503)			630.2100
591.290	n	(P-8503)			630.2200
591.300	n	(P-8503)			630.2300
591.310	n	(P-8503)			630.2400
591.320	n	(P-8503)			630.2500
591.330	n	(P-8503)			630.2600
591.340	n	(P-8503)			630.2700
591.350	n	(P-8503)			630.2800
591.360	n	(P-8503)			630.2900
591.370	n	(P-8503)			630.3000
591.380	n	(P-8503)			630.3100
591.390	n	(P-8503)			630.3200
591.400	n	(P-8503)			630.3300
591.410	n	(P-8503)			630.3400
591.420	n	(P-8503)			630.3500
591.430	n	(P-8503)			630.3600
591.440	n	(P-8503)			630.3700
591.450	n	(P-8503)			630.3800
591.460	n	(P-8503)			630.3900
591.470	n	(P-8503)			630.4000
591.480	n	(P-8503)			630.4100
591.490	n	(P-8503)			630.4200
591.500	n	(P-8503)			630.4300
591.510	n	(P-8503)			630.4400
591.520	n	(P-8503)			630.4500
591.530	n	(P-8503)			630.4600
591.540	n	(P-8503)			630.4700
591.550	n	(P-8503)			630.4800
591.560	n	(P-8503)			630.4900
591.570	n	(P-8503)			630.5000
591.580	n	(P-8503)			630.5100
591.590	n	(P-8503)			630.5200
591.600	n	(P-8503)			630.5300
591.610	n	(P-8503)			630.5400
591.620	n	(P-8503)			630.5500
591.630	n	(P-8503)			630.5600
591.640	n	(P-8503)			630.5700
591.650	n	(P-8503)			630.5800
591.660	n	(P-8503)			630.5900
591.670	n	(P-8503)			630.6000
591.680	n	(P-8503)			630.6100
591.690	n	(P-8503)			630.6200
591.700	n	(P-8503)			630.6300
591.710	n	(P-8503)			630.6400
591.720	n	(P-8503)			630.6500
591.730	n	(P-8503)			630.6600
591.740	n	(P-8503)			630.6700
591.750	n	(P-8503)			630.6800
591.760	n	(P-8503)			630.6900
591.770	n	(P-8503)			630.7000
591.780	n	(P-8503)			630.7100
591.790	n	(P-8503)			630.7200
591.800	n	(P-8503)			630.7300
591.810	n	(P-8503)			630.7400
591.820	n	(P-8503)			630.7500
591.830	n	(P-8503)			630.7600
591.840	n	(P-8503)			630.7700
591.850	n	(P-8503)			630.7800
591.860	n	(P-8503)			630.7900
591.870	n	(P-8503)			630.8000
591.880	n	(P-8503)			630.8100
591.890	n	(P-8503)			630.8200
591.900	n	(P-8503)			630.8300
591.910	n	(P-8503)			630.8400
591.920	n	(P-8503)			630.8500
591.930	n	(P-8503)			630.8600
591.940	n	(P-8503)			630.8700
591.950	n	(P-8503)			630.8800
591.960	n	(P-8503)			630.8900
591.970	n	(P-8503)			630.9000
591.980	n	(P-8503)			630.9100
591.990	n	(P-8503)			630.9200
592.000	n	(P-8503)			630.9300
592.010	n	(P-8503)			630.9400
592.020	n	(P-8503)			630.9500
592.030	n	(P-8503)			630.9600
592.040	n	(P-8503)			630.9700
592.050	n	(P-8503)			630.9800
592.060	n	(P-8503)			630.9900
592.070	n	(P-8503)			630.1000
592.080	n	(P-8503)			630.1100
592.090	n	(P-8503)			630.1200
592.100	n	(P-8503)			630.1300
592.110	n	(P-8503)			630.1400
592.120	n	(P-8503)			630.1500
592.130	n	(P-8503)			630.1600
592.140	n	(P-8503)			630.1700
592.150	n	(P-8503)			630.1800
592.160	n	(P-8503)			630.1900
592.170	n	(P-8503)			630.2000
592.180	n	(P-8503)			630.2100
592.190	n	(P-8503)			630.2200
592.200	n	(P-8503)			630.2300
592.210	n	(P-8503)			630.2400
592.220	n	(P-8503)			630.2500
592.					

TITLE 77 (CONT'D)			
635.110	am	(P-7858)	672.115
635.130	am	(P-7858)	672.200
635.140	am	(P-7858)	672.205
635.150	am	(P-7858)	672.210
635.160	am	(P-7858)	672.215
635.170	am	(P-7858)	672.220
635.180	am	(P-7858)	672.225
635.190	n	(P-7858)	672.300
635.200	n	(P-7858)	672.305
635.210	n	(P-7858)	672.310
635.220	n	(P-7858)	672.315
635.230	n	(P-7858)	672.400
635.240	n	(P-7858)	672.405
635.250	n	(P-7858)	672.410
635.260	n	(P-2413/89; A-12747)	672.415
635.270	n	(P-12433/89; A-12749)	672.420
635.280	n	(P-2413/89; A-12747)	672.425
635.290	n	(P-12433/89; A-12749)	672.430
635.300	n	(P-2413/89; A-12747)	672.435
635.310	n	(P-12433/89; A-12749)	672.440
635.320	n	(P-2413/89; A-12747)	672.445
635.330	n	(P-12433/89; A-12749)	672.450
635.340	n	(P-2413/89; A-12747)	672.455
635.350	n	(P-12433/89; A-12749)	672.460
635.360	n	(P-2413/89; A-12747)	672.465
635.370	n	(P-12433/89; A-12749)	672.500
635.380	n	(P-2413/89; A-12747)	672.505
635.390	n	(P-12433/89; A-12749)	672.510
635.400	n	(P-2413/89; A-12747)	672.515
635.410	n	(P-12433/89; A-12749)	672.520
635.420	n	(P-2413/89; A-12747)	672.525
635.430	n	(P-12433/89; A-12749)	672.600
635.440	n	(P-2413/89; A-12747)	672.605
635.450	n	(P-12433/89; A-12749)	672.610
635.460	n	(P-2413/89; A-12747)	672.615
635.470	n	(P-12433/89; A-12749)	672.620
635.480	n	(P-2413/89; A-12747)	672.625
635.490	n	(P-12433/89; A-12749)	672.630
635.500	n	(P-2413/89; A-12747)	672.635
635.510	n	(P-12433/89; A-12749)	672.640
635.520	n	(P-2413/89; A-12747)	672.645
635.530	n	(P-12433/89; A-12749)	672.650
635.540	n	(P-2413/89; A-12747)	672.655
635.550	n	(P-12433/89; A-12749)	672.660
635.560	n	(P-2413/89; A-12747)	672.665
635.570	n	(P-12433/89; A-12749)	672.670
635.580	n	(P-2413/89; A-12747)	672.675
635.590	n	(P-12433/89; A-12749)	672.680
635.600	n	(P-2413/89; A-12747)	672.685
635.610	n	(P-12433/89; A-12749)	672.690
635.620	n	(P-2413/89; A-12747)	672.695
635.630	n	(P-12433/89; A-12749)	672.700
635.640	n	(P-2413/89; A-12747)	672.705
635.650	n	(P-12433/89; A-12749)	672.710
635.660	n	(P-2413/89; A-12747)	672.715
635.670	n	(P-2413/89; A-12747)	672.720
635.680	n	(P-2413/89; A-12747)	672.725
635.690	n	(P-2413/89; A-12747)	672.730
635.700	n	(P-2413/89; A-12747)	672.735
635.710	n	(P-2413/89; A-12747)	672.740
635.720	n	(P-2413/89; A-12747)	672.745
635.730	n	(P-2413/89; A-12747)	672.750
635.740	n	(P-2413/89; A-12747)	672.755
635.750	n	(P-2413/89; A-12747)	672.760
635.760	n	(P-2413/89; A-12747)	672.765
635.770	n	(P-2413/89; A-12747)	672.770
635.780	n	(P-2413/89; A-12747)	672.775
635.790	n	(P-2413/89; A-12747)	672.780
635.800	n	(P-2413/89; A-12747)	672.785
635.810	n	(P-2413/89; A-12747)	672.790
635.820	n	(P-2413/89; A-12747)	672.795
635.830	n	(P-2413/89; A-12747)	672.800
635.840	n	(P-2413/89; A-12747)	672.805
635.850	n	(P-2413/89; A-12747)	672.810
635.860	n	(P-2413/89; A-12747)	672.815
635.870	n	(P-2413/89; A-12747)	672.820
635.880	n	(P-2413/89; A-12747)	672.825
635.890	n	(P-2413/89; A-12747)	672.830
635.900	n	(P-2413/89; A-12747)	672.835
635.910	n	(P-2413/89; A-12747)	672.840
635.920	n	(P-2413/89; A-12747)	672.845
635.930	n	(P-2413/89; A-12747)	672.850
635.940	n	(P-2413/89; A-12747)	672.855
635.950	n	(P-2413/89; A-12747)	672.860
635.960	n	(P-2413/89; A-12747)	672.865
635.970	n	(P-2413/89; A-12747)	672.870
635.980	n	(P-2413/89; A-12747)	672.875
635.990	n	(P-2413/89; A-12747)	672.880
636.000	n	(P-2413/89; A-12747)	672.885
636.010	n	(P-2413/89; A-12747)	672.890
636.020	n	(P-2413/89; A-12747)	672.895
636.030	n	(P-2413/89; A-12747)	672.900
636.040	n	(P-2413/89; A-12747)	672.905
636.050	n	(P-2413/89; A-12747)	672.910
636.060	n	(P-2413/89; A-12747)	672.915
636.070	n	(P-2413/89; A-12747)	672.920
636.080	n	(P-2413/89; A-12747)	672.925
636.090	n	(P-2413/89; A-12747)	672.930
636.100	n	(P-2413/89; A-12747)	672.935
636.110	n	(P-2413/89; A-12747)	672.940
636.120	n	(P-2413/89; A-12747)	672.945
636.130	n	(P-2413/89; A-12747)	672.950
636.140	n	(P-2413/89; A-12747)	672.955
636.150	n	(P-2413/89; A-12747)	672.960
636.160	n	(P-2413/89; A-12747)	672.965
636.170	n	(P-2413/89; A-12747)	672.970
636.180	n	(P-2413/89; A-12747)	672.975
636.190	n	(P-2413/89; A-12747)	672.980
636.200	n	(P-2413/89; A-12747)	672.985
636.210	n	(P-2413/89; A-12747)	672.990
636.220	n	(P-2413/89; A-12747)	672.995
636.230	n	(P-2413/89; A-12747)	673.000
636.240	n	(P-2413/89; A-12747)	673.005
636.250	n	(P-2413/89; A-12747)	673.010
636.260	n	(P-2413/89; A-12747)	673.015
636.270	n	(P-2413/89; A-12747)	673.020
636.280	n	(P-2413/89; A-12747)	673.025
636.290	n	(P-2413/89; A-12747)	673.030
636.300	n	(P-2413/89; A-12747)	673.035
636.310	n	(P-2413/89; A-12747)	673.040
636.320	n	(P-2413/89; A-12747)	673.045
636.330	n	(P-2413/89; A-12747)	673.050
636.340	n	(P-2413/89; A-12747)	673.055
636.350	n	(P-2413/89; A-12747)	673.060
636.360	n	(P-2413/89; A-12747)	673.065
636.370	n	(P-2413/89; A-12747)	673.070
636.380	n	(P-2413/89; A-12747)	673.075
636.390	n	(P-2413/89; A-12747)	673.080
636.400	n	(P-2413/89; A-12747)	673.085
636.410	n	(P-2413/89; A-12747)	673.090
636.420	n	(P-2413/89; A-12747)	673.095
636.430	n	(P-2413/89; A-12747)	673.100
636.440	n	(P-2413/89; A-12747)	673.105
636.450	n	(P-2413/89; A-12747)	673.110
636.460	n	(P-2413/89; A-12747)	673.115
636.470	n	(P-2413/89; A-12747)	673.120
636.480	n	(P-2413/89; A-12747)	673.125
636.490	n	(P-2413/89; A-12747)	673.130
636.500	n	(P-2413/89; A-12747)	673.135
636.510	n	(P-2413/89; A-12747)	673.140
636.520	n	(P-2413/89; A-12747)	673.145
636.530	n	(P-2413/89; A-12747)	673.150
636.540	n	(P-2413/89; A-12747)	673.155
636.550	n	(P-2413/89; A-12747)	673.160
636.560	n	(P-2413/89; A-12747)	673.165
636.570	n	(P-2413/89; A-12747)	673.170
636.580	n	(P-2413/89; A-12747)	673.175
636.590	n	(P-2413/89; A-12747)	673.180
636.600	n	(P-2413/89; A-12747)	673.185
636.610	n	(P-2413/89; A-12747)	673.190
636.620	n	(P-2413/89; A-12747)	673.195
636.630	n	(P-2413/89; A-12747)	673.200
636.640	n	(P-2413/89; A-12747)	673.205
636.650	n	(P-2413/89; A-12747)	673.210
636.660	n	(P-2413/89; A-12747)	673.215
636.670	n	(P-2413/89; A-12747)	673.220
636.680	n	(P-2413/89; A-12747)	673.225
636.690	n	(P-2413/89; A-12747)	673.230
636.700	n	(P-2413/89; A-12747)	673.235
636.710	n	(P-2413/89; A-12747)	673.240
636.720	n	(P-2413/89; A-12747)	673.245
636.730	n	(P-2413/89; A-12747)	673.250
636.740	n	(P-2413/89; A-12747)	673.255
636.750	n	(P-2413/89; A-12747)	673.260
636.760	n	(P-2413/89; A-12747)	673.265
636.770	n	(P-2413/89; A-12747)	673.270
636.780	n	(P-2413/89; A-12747)	673.275
636.790	n	(P-2413/89; A-12747)	673.280
636.800	n	(P-2413/89; A-12747)	673.285
636.810	n	(P-2413/89; A-12747)	673.290
636.820	n	(P-2413/89; A-12747)	673.295
636.830	n	(P-2413/89; A-12747)	673.300
636.840	n	(P-2413/89; A-12747)	673.305
636.850	n	(P-2413/89; A-12747)	673.310
636.860	n	(P-2413/89; A-12747)	673.315
636.870	n	(P-2413/89; A-12747)	673.320
636.880	n	(P-2413/89; A-12747)	673.325
636.890	n	(P-2413/89; A-12747)	673.330
636.900	n	(P-2413/89; A-12747)	673.335
636.910	n	(P-2413/89; A-12747)	673.340
636.920	n	(P-2413/89; A-12747)	673.345
636.930	n	(P-2413/89; A-12747)	673.350
636.940	n	(P-2413/89; A-12747)	673.355
636.950	n	(P-2413/89; A-12747)	673.360
636.960	n	(P-2413/89; A-12747)	673.365
636.970	n	(P-2413/89; A-12747)	673.370
636.980	n	(P-2413/89; A-12747)	673.375
636.990	n	(P-2413/89; A-12747)	673.380
637.000	n	(P-2413/89; A-12747)	673.385
637.010	n	(P-2413/89; A-12747)	673.390
637.020	n	(P-2413/89; A-12747)	673.395
637.030	n	(P-2413/89; A-12747)	673.400
637.040	n	(P-2413/89; A-12747)	673.405
637.050	n	(P-2413/89; A-12747)	673.410
637.060	n	(P-2413/89; A-12747)	673.415
637.070	n	(P-2413/89; A-12747)	673.420
637.080	n	(P-2413/89; A-12747)	673.425
637.090	n	(P-2413/89; A-12747)	673.430
637.100	n	(P-2413/89; A-12747)	673.435
637.110	n	(P-2413/89; A-12747)	673.440
637.120	n	(P-2413/89; A-12747)	673.445
637.130	n	(P-2413/89; A-12747)	673.450
637.140	n	(P-2413/89; A-12747)	673.455
637.150	n	(P-2413/89; A-12747)	673.460
637.160	n	(P-2413/89; A-12747)	673.465
637.170	n	(P-2413/89; A-12747)	673.470
637.180	n	(P-2413/89; A-12747)	673.475
637.190	n	(P-2413/89; A-12747)	673.480
637.200	n	(P-2413/89; A-12747)	673.485
637.210	n	(P-2413/89; A-12747)	673.490
637.220	n	(P-2413/89; A-12747)	673.495
637.230	n	(P-2413/89; A-12747)	673.500
637.240	n	(P-2413/89; A-12747)	673.505
637.250	n	(P-2413/89; A-12747)	673.510
637.260	n	(P-2413/89; A-12747)	673.515
637.270	n	(P-2413/89; A-12747)	673.520
637.280	n	(P-2413/89; A-12747)	673.525
637.290	n	(P-2413/89; A-12747)	673.530
637.300	n	(P-2413/89; A-12747)	673.535
637.310	n	(P-2413/89; A-12747)	673.540
637.320	n	(P-2413/89; A-12747)	673.545
637.330	n	(P-2413/89; A-12747)	673.550
637.340	n	(P-2413/89; A-12747)	673.555
637.350	n	(P-2413/89; A-12747)	673.560
637.360	n	(P-2413/89; A-12747)	673.565
637.370	n	(P-2413/89; A-12747)	673.570
637.380	n	(P-2413/89; A-12747)	673.575
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[illegible][illegible]

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
790.5100 am	(E-9556) (P-9357; A-17298) (P-4437; A-11988) (E-4620) (P-4437; A-11988) (E-4620)	790.8940 am	(P-1691089; A-3184) (P-4437; A-11988) (E-4620) (P-13133)
790.5140 am	(E-9556) (P-9357; A-17298) (P-4437; A-11988) (E-4620)	790.8980 am	(E-9556) (P-9357; A-17298) (P-4437; A-11988) (E-4620)
790.5180 am	(E-9556) (P-9357; A-17298) (P-4437; A-11988) (E-4620)	790.9020 am	(P-4437; A-11988) (E-4620)
790.5220 am	(P-1220; A-8154) (E-1505) (P-4437; A-11988) (E-4620)	790.9045 am	(P-1220; A-8154) (E-1505)
790.5300 am	(E-9556) (P-9357; A-17298) (P-4437; A-11988) (E-4620)	790.9048 am	(P-1691089; A-3184) (P-18457) (E-18588)
790.5312 am	(P-18457) (E-18588) (P-1220; A-8154) (E-1505)	790.9050 n	(P-1691089; A-3184) (P-18457) (E-18588)
790.5320 am	(E-9556) (P-9357; A-17298) (P-4437; A-11988) (E-4620)	790.9060 am	(P-1691089; A-3184) (P-18457) (E-18588)
790.5340 am	(P-13133) (E-13325) (P-18457) (P-4437; A-11988) (E-4620)	790.9084 am	(P-1691089; A-3184) (P-18457) (E-18588)
790.5420 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.5500 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.5560 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.5620 am	(P-1691089; A-3184) (P-4437; A-11988) (E-4620) (E-9556)		
790.5720 am	(P-9357; A-17298) (P-1691089; A-3184)		
790.5740 am	(P-4437; A-11988) (E-4620) (P-4437; A-11988) (E-4620)		
790.5792 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.5820 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.5830 am	(E-9556) (P-9357; A-17298) (P-4437; A-11988) (E-4620)		
790.5837 r	(P-1220; A-8154) (E-1505) (P-4437; A-11988) (E-4620)		
790.5860 am	(P-1220; A-8154) (E-1505) (P-4437; A-11988) (E-4620)		
790.5872 am	(P-4437; A-11988) (E-4620) (P-1691089; A-3184) (P-4437; A-11988) (E-4620)		
790.5900 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.5940 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.6140 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.6180 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.6275 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.6277 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.6340 am	(P-1691089; A-3184) (P-1691089; A-3184)		
790.6370 am	(P-1691089; A-3184) (E-9556) (P-9357; A-17298)		
790.6430 n	(P-18457) (E-18588) (P-1220; A-8154) (E-1505)		
790.6435 am	(E-9556) (P-9357; A-17298) (P-4437; A-11988) (E-4620)		
790.6450 am	(E-9556) (P-9357; A-17298) (P-4437; A-11988) (E-4620)		
790.6452 am	(P-1691089; A-3184) (P-1691089; A-3184)		
790.6456 am	(P-1691089; A-3184) (E-9556) (P-9357; A-17298)		
790.6460 am	(E-9556) (P-9357; A-17298) (P-4437; A-11988) (E-4620)		
790.6500 am	(E-9556) (P-9357; A-17298) (P-4437; A-11988) (E-4620)		
790.6540 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.6570 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.6580 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.6610 am	(P-13133) (E-13325) (P-4437; A-11988) (E-4620)		
790.6620 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.6621 r	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.6670 am	(E-9556) (P-9357; A-17298) (P-13133) (E-13325)		
790.6780 am	(P-4437; A-11988) (E-4620) (P-4437; A-11988) (E-4620)		
790.6820 am	(P-4437; A-11988) (E-4620) (P-1220; A-8154) (E-1505)		
790.6875 am	(P-13133) (E-13325) (P-4437; A-11988) (E-4620)		
790.6895 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		
790.6940 am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298)		

[illegible]

TITLE 86 (CONT'D.)		450.10	am	(P-1206/4/89; A-6804)
140.120	am			(P-13434)
140.125	am	495.100	n	(P-16723/89; O-10152; M-11408; A-11321)
140.126	n			(P-16723/89; A-11321)
140.130	am	495.105	n	(P-16723/89; A-11321)
140.135	am	495.110	n	(P-16723/89; A-11321)
140.140	am	495.115	n	(P-16723/89; A-11321)
140.145	am	495.120	n	(P-16723/89; A-11321)
140.145	am	495.125	n	(P-16723/89; A-11321)
140.201	am	495.130	n	(P-16723/89; A-11321)
140.301	am	500.101	am	(P-13201/89; A-6826)
140.305	am	500.102	n	(P-17897)
140.401	am	500.103	n	(P-17897)
140.405	am	500.105	am	(P-17897)
140.410	am	500.115	am	(P-17897)
140.415	am	500.150	r	(P-17897)
140.420	am	500.155	am	(P-17897)
140.425	am	500.175	am	(P-17897)
140.430	am	500.195	am	(P-17897)
140.501	r	500.201	am	(P-17897)
140.505	r	500.220	am	(P-17897)
140.1301	r	600.101	r	(P-18195)
140.1310	r	600.110	r	(P-18195)
140.1415	am	600.115	r	(P-18195)
140.1501	am	600.120	r	(P-18195)
140.1601	am	600.125	r	(P-18195)
150.325	am	600.130	r	(P-18195)
150.330	am	600.135	r	(P-18195)
150.1401	am	610.101	r	(P-18208)
150.1405	am	610.105	r	(P-18208)
150.1415	am	610.110	r	(P-18208)
205.10	n	610.115	r	(P-18208)
205.20	n	610.120	r	(P-18208)
205.30	n	610.125	r	(P-18208)
270.101	am	610.130	r	(P-18208)
270.105	am	610.135	r	(P-18208)
270.110	am	620.101	r	(P-18217)
270.115	am	620.105	r	(P-18217)
270.120	am	620.110	r	(P-18217)
270.125	am	620.115	r	(P-18217)
270.130	am	620.120	r	(P-18217)
280.101	am	630.101	am	(P-17879)
280.105	am	630.105	am	(P-17879)
280.110	am	630.110	am	(P-17879)
280.115	am	630.115	am	(P-17879)
280.120	am	640.101	am	(P-17887)
280.125	am	640.105	am	(P-17887)
280.130	am	640.115	am	(P-17887)
420.10	am	650.101	am	(P-17894)
420.50	am	2000.100	n	(P-4281; A-17183)
420.90	am	2000.101	n	(P-4281; A-17183)
420.140	am	2000.Ap.A	n	(P-4281; A-17183)
TITLE 89				
428.130	am	102.70	am	(P-7399; A-13279)
432.110	am	103.10	am	(P-5965; A-13288)
432.120	am			(P-19180/89; A-6395)
432.160	am			(P-13129; A-19348)
440.10	am	104.45	am	(P-18705)
440.20	am	104.102	am	(P-12204; A-18836)
440.90	am	110.30	am	(P-7395; A-13198)
440.140	r	111.101	am	(P-17162)
440.150	r	112.9	am	(P-2798; O-12966; R-14214; A-14140)
440.200	r			

TITLE 81 (CONT'D)					
28S 502S	n	(P-5229/89; A-6000)	900.100	r	(P-12680/89; A-624)
28S Ex.A	r	(P-5229/89; A-6000)	900.110	r	(P-12680/89; A-624)
28S Ex.B	r	(P-5229/89; A-6000)	900.120	r	(P-12680/89; A-624)
28S Ex.C	r	(P-5229/89; A-6000)	900.130	r	(P-12680/89; A-624)
28S Ex.D	r	(P-5229/89; A-6000)	900.140	r	(P-12680/89; A-624)
28S Ex.E	r	(P-5229/89; A-6000)	900.150	r	(P-12680/89; A-624)
28S Ex.F	am	(P-16211/89; A-3454)	900.160	r	(P-12680/89; A-624)
44S 10	n	(P-13129/89; A-626)	1000.5	r	(P-12756/89; A-681)
44S 20	n	(P-13129/89; A-626)	1000.10	r	(P-12756/89; A-681)
44S 30	n	(P-13129/89; A-626)	1000.20	r	(P-12756/89; A-681)
44S 40	n	(P-13129/89; A-626)	1000.30	r	(P-12756/89; A-681)
44S 50	n	(P-13129/89; A-626)	1000.40	r	(P-12756/89; A-681)
44S 60	n	(P-13129/89; A-626)	1000.50	r	(P-12756/89; A-681)
44S 70	n	(P-13129/89; A-626)	1000.60	r	(P-12756/89; A-681)
44S 80	n	(P-13129/89; A-626)	1000.70	r	(P-12756/89; A-681)
500 33S	am	(P-16219/89; A-3463)	1000.80	r	(P-12756/89; A-681)
50S 10	am	(P-13361/89; A-1605)	1000.90	r	(P-12756/89; A-681)
710 10	am	(P-19344/89; A-10018)	1000.100	r	(P-12756/89; A-681)
710 1	am	(P-1552; A-10021)	1000.110	r	(P-12756/89; A-681)
75S 10	am	(P-15157/89; A-3042)	1000.120	r	(P-12756/89; A-681)
		(P-19109; E-19375)	1000.130	r	(P-12756/89; A-681)
75S 25	am	(P-19109; E-19375)	1000.140	r	(P-12756/89; A-681)
75S 10S	am	(P-19109;E-19375)	1000.150	r	(P-12756/89; A-681)
75S 110	am	(P-19109; E-19375)	1000.160	r	(P-12756/89; A-681)
75S 11S	am	(P-19109; E-19375)	1000.170	r	(P-12756/89; A-681)
75S 200	am	(P-19109; E-19375)			
75S 20S	am	(P-19109; E-19375)			
75S 210	am	(P-15157/89; A-3042)			
75S 250	am	(P-19109; E-19375)	100.3250	am	(P-18188/89; A-6810)
75S 40S	am	(P-19109; E-19375)	100.7550	r	(P-17312/89; A-4558)
75S 12S	am	(P-19109; E-19375)	100.7560	r	(P-17312/89; A-4558)
75S 220	am	(P-18675)	100.7570	r	(P-17312/89; A-4558)
75S 110	am	(P-18675)	100.7580	r	(P-17312/89; A-4558)
757 10	am	(P-2731; A-17523)	100.7590	r	(P-17312/89; A-4558)
757 10S	am	(A-17923)	100.7600	r	(P-17312/89; A-4558)
757 300	n	(P-2731; A-17923)	100.7610	r	(P-17312/89; A-4558)
757 310	n	(P-2731; A-17923)	100.7620	r	(P-17312/89; A-4558)
757 320	n	(P-2731; A-17923)	100.7630	r	(P-17312/89; A-4558)
757 330	n	(P-2731; A-17923)	100.7640	r	(P-17312/89; A-4558)
757 340	n	(P-2731; A-17923)	100.7650	r	(P-17312/89; A-4558)
757 350	n	(P-2731; A-17923)	100.7700	r	(P-17312/89; A-4558)
757 400	n	(P-2731; A-17923)	100.7750	r	(P-17312/89; A-4558)
757 410	n	(P-2731; A-17923)	100.7800	r	(P-17312/89; A-4558)
757 Ex.B	n	(P-2731; A-17923)	100.9060	am	(P-19347/89; A-10082)
757 Ex.C	n	(P-2731; A-17923)	100.9070	am	(P-19347/89; A-10082)
757 Ex.D	n	(P-2731; A-17923)	100.9110	am	(P-19347/89; A-10082)
757 Ex.D	am	(P-13358/89; A-3037) (P 9631;	100.9130	am	(P-19347/89; A-10082)
760 20	am	A-18756)	100.9140	am	(P-19347/89; A-10082)
780 5	n	(P-13100)	100.9900	am	(P-7090; A-16012)
780 10	n	(P-13100)	110.160	am	(P-14321)
780 20	n	(P-13100)	130.310	am	(P-8391/89; A-872)
780 30	n	(P-13100)	130.330	am	(P-22097/89; O-20410/89;

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112.40	am	(P-1948/89; A-3170)	112.354	n	A-13652)
112.70	am	(P-1123; O-12951; R-13867; A-13652)	112.356	n	(P-1123; O-12962; R-13867; A-13652)
112.71	am	(P-1123; O-12951; R-13867; A-13652)	112.358	n	(P-1123; O-12962; R-13867; A-13652)
112.72	am	(P-1123; O-12951; R-13867; A-13652)	112.360	n	(P-1123; O-12962; R-13867; A-13652)
112.74	am	(P-1123; O-12951; R-13867; A-13652)	112.362	n	(P-1123; O-12962; R-13867; A-13652)
112.76	am	(P-1123; O-12951; R-13867; A-13652)	112.364	n	(P-1123; O-12962; R-13867; A-13652)
112.77	n	(P-1123; O-12951; R-13867; A-13652)	112.366	n	(P-1123; O-12962; R-13867; A-13652)
112.77	#	(P-1123; O-12951; R-13867; A-13652)	112.400	n	(P-1123; O-12962; R-13867; A-13652)
112.78	am	(P-1123; O-12951; R-13867; A-13652)	112.402	n	(P-1123; O-12962; R-13867; A-13652)
112.79	am	(P-1123; O-12951; R-13867; A-13652)	112.404	n	(P-1123; O-12962; R-13867; A-13652)
112.80	am	(P-1123; O-12951; R-13867; A-13652)	112.406	n	(P-1123; O-12962; R-13867; A-13652)
112.82	am	(P-16894/89; A-3575) (P-1123; O-12951; R-13867; A-13652)	112.408	n	(P-1123; O-12962; R-13867; A-13652)
112.83	#	(P-1123; O-12962; R-13867; A-13652)	112.410	n	(P-1123; O-12962; R-13867; A-13652)
112.83	am	(P-1123; O-12962; R-13867; A-13652)	112.412	n	(P-1123; O-12962; R-13867; A-13652)
112.110	am	(P-4054; A-10379) (P-9291; A-16937)	112.414	n	(P-1123; O-12962; R-13867; A-13652)
112.130	am	(P-5695; O-12962; R-14214; A-14140)	112.416	n	(P-1123; O-12962; R-13867; A-13652)
112.131	am	(P-5695; O-12962; R-14214; A-14140)	112.418	n	(P-1123; O-12962; R-13867; A-13652)
112.138	n	(P-16894/89; A-3575)	113.9	am	(P-2811; O-12983; R-13361; A-13187)
112.141	am	(P-5695; O-12962; R-14214; A-14140)	113.140	am	(P-9806; A-16957)
112.143	am	(P-5695; O-12962; R-14214; A-14140)	113.141	am	(P-9307; A-16957)
112.145	am	(P-5695; O-12962; R-14214; A-14140)	113.154	am	(P-19130/89; A-6321)
112.147	am	(P-5695; O-12962; R-14214; A-14140)	113.155	n	(P-15701)
112.150	am	(P-9790; A-16937)	113.251	am	(P-163; A-6321)
112.151	am	(P-4054; A-10379) (P-9291; A-16937)	113.253	am	(P-14263/89; A-720) (P-163; A-6321)
112.154	am	(P-19117/89; A-6306)	113.260	am	(P-7813; A-14806)
112.252	am	(P-14741/89; A-705)	113.261	n	(P-15701)
112.253	am	(P-14741/89; A-705)	113.303	am	(P-2821; O-12994; R-14218; A-14162)
112.254	am	(P-14741/89; A-705)	114.9	am	(P-7015; A-13215)
112.300	am	(P-19117/89; A-6306)	114.85	n	(P-16691/89; A-3640)
112.303	am	(P-16894/89; A-3575)	114.130	am	(P-5385; A-13777)
112.304	am	(P-538; P-538; A-6306)	114.140	r	(P-4070; A-10929)
112.308	am	(P-1123; O-12962; R-13867; A-13652)	114.210	am	(P-5713; O-13005; R-14218; A-14162)
112.315	#	(P-1123; A-13652)	114.225	am	(P-5713; O-13005; R-14218; A-14162)
112.330	am	(P-5923; O-12980; R-14214; A-14140)	114.241	am	(P-5713; O-13005; R-14218; A-14162)
112.332	r	(P-5923; O-12980; R-14214; A-14140)	114.250	am	(P-5713; O-13005; R-14218; A-14162)
112.350	n	(P-1123; O-12962; R-13867; A-13652)	114.251	am	(P-5713; O-13005; R-14218; A-14162)
112.352	n	(P-1123; O-12962; R-13867; A-13652)	114.270	am	(P-4070; A-10929)

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TITLE 89 (CONT'D)

114.450	n	(P-5385; A-13777)	120.390	am	(P-17229/89; A-4233) (P-5724; A-13227) (E-5839)
114.452	n	(P-5385; A-13777)	120.391	am	(P-5724; A-13227) (E-5839)
114.454	n	(P-5385; A-13777)	121.10	n	(P-9317; A-16983)
114.456	n	(P-5385; A-13777)	121.12	am	(P-13503/89; A-729)
114.458	n	(P-5385; A-13777)	121.22	am	(P-7006)
114.460	n	(P-5385; A-13777)	121.23	am	(P-7006; A-13202)
114.462	n	(P-5385; A-13777)	121.27	am	(P-13503/89; A-729)
114.464	n	(P-5385; A-13777)	121.31	am	(P-13503/89; A-729)
114.466	n	(P-5385; A-13777)	121.50	am	(P-14756/89; A-729)
114.500	n	(P-5385; A-13777)	121.60	am	(PP-15158)
114.502	n	(P-5385; A-13777)	121.61	am	(P-5935; A-13202) (PP-15158)
114.504	n	(P-5385; A-13777)	121.63	am	(P-9317; O-16077; R-17124; A-16983) (PP-15158)
114.506	n	(P-5385; A-13777)	121.64	am	(PP-15158)
114.508	n	(P-5385; A-13777)	121.70	am	(P-13503/89; A-729)
114.510	n	(P-5385; A-13777)	121.72	am	(P-13503/89; A-729)
114.512	n	(P-5385; A-13777)	121.92	am	(P-548; A-6349)
114.514	n	(P-5385; A-13777)	130.200	am	(P-1564; O-12946; RC-12948)
114.516	n	(P-5385; A-13777)	130.321	am	(P-14606; A-14537)
114.518	n	(P-5385; A-13777)	140.7	am	(P-4049; A-13772)
115.10	am	(P-14790/89; A-773)	140.7	am	(P-5726; A-13262) (E-5865)
115.30	am	(P-2469; A-10438)	140.17	am	(P-18982)
116.510	am	(P-10616; A-16970)	140.24	am	(P-5417; A-14826)
116.520	am	(P-10616; A-16970)	140.400	am	(P-1737; A-10062)
117.20	am	(P-17241/89; A-9488)	140.413	am	(P-4860; A-18057)
117.50	am	(P-14008/89; A-780)	140.420	am	(P-1570; A-10409)
117.51	am	(P-14008/89; A-780)	140.421	am	(P-1570; A-10409)
117.53	am	(P-14008/89; A-780)	140.428	am	(P-14265/89; A-4543)
118.300	#	(P-2473; A-10442)	140.429	r	(P-14265/89; A-4543)
118.400	#	(P-2473; A-10442)	140.435	n	(P-1737; A-10062)
120.10	am	(P-15582/89; A-4233)	140.436	n	(P-1737; A-10062)
120.11	am	(P-5724; A-13227) (E-5839)	140.461	am	(E-5575) (P-5726; RC-17688; W-18625)
120.20	am	(P-14778/89; A-760)	140.462	am	(E-5575) (P-5726; RC-17688; W-18625)
120.30	am	(P-19157/89; A-6372)	140.463	am	(E-5575) (P-5726; RC-17688; W-18625)
120.31	am	(P-14778/89; A-760)	140.471	am	(P-8929; A-17279)
120.31	am	(P-5724; A-13227) (E-5839)	140.472	am	(P-8929; A-17279)
120.60	am	(P-15582/89; A-4233) (P-5724; A-13227) (E-5839)	140.473	am	(P-8929; A-17279)
120.61	am	(P-15582/89; A-4233) (P-5724; A-13227) (E-5839)	140.474	am	(P-8929; A-17279)
120.62	am	(P-15582/89; A-4233)	140.475	am	(P-15281/89; A-15366)
120.63	am	(P-15582/89; A-4233)	140.476	am	(P-15281/89; A-15366)
120.64	am	(P-5724; A-13227) (E-5839)	140.477	am	(P-15281/89; A-15366)
120.70	am	(P-558; A-7637)	140.478	am	(P-15281/89; A-15366)
120.72	am	(P-558; A-7637)	140.479	am	(P-15281/89; A-15366)
120.74	am	(P-558; A-7637) (E-1494)	140.480	am	(P-15281/89; A-15366)
120.76	am	(P-558; A-7637)	140.481	am	(P-15281/89; A-15366)
120.208	am	(P-558; A-7637)	140.485	am	(P-14317) (E-14570)
120.235	am	(P-558; A-7637)	140.486	am	(P-14317) (E-14570)
120.235	am	(P-558; A-7637)	140.487	am	(P-14317) (E-14570)
120.281	am	(P-4081; A-10396)	140.488	am	(P-14317) (E-14570)
120.284	n	(P-15582/89; A-4233)	140.490	am	(P-14317) (E-14570)
120.285	am	(P-15582/89; A-4233)	140.491	am	(P-11157/89; A-190) (P-19132)
120.308	am	(P-19157/89; A-6372)	140.492	am	(P-11157/89; A-190)
120.335	am	(P-2831; O-13011; R-13363; A-13227)	140.523	am	(P-11157/89; A-190)
120.370	am	(P-9343; A-17004)	140.525	am	(P-17667/89; A-7141)
120.379	n	(P-5954; O-13022; R-13363; A-13227)	140.526	am	(P-17667/89; A-7141)
120.384	n	(P-19157/89; A-6372)	140.528	am	(P-17667/89; A-7141)
120.385	am	(P-19157/89; A-6372)	140.529	am	(A-15981)
120.386	n	(P-19157/89; A-6372)	140.539	am	(E-7249; O-13036)

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TITLE 89 (CONT'D)		TITLE 89 (CONT'D)		TITLE 92	
302.540	n	(P-1; A-19010)	431.2	am	(P-4303)
337.10	n	(P-9273)	431.3	am	(P-4303)
337.20	n	(P-9273)	431.5	am	(P-4303)
337.30	n	(P-9273)	505.5	am	(P-12718)
337.40	n	(P-9273)	505.10	am	(P-12718)
337.50	n	(P-9273)	505.20	am	(P-12718)
337.60	n	(P-9273)	505.40	am	(P-12718)
337.70	n	(P-9273)	505.70	am	(P-12718)
337.80	n	(P-9273)	505.80	am	(P-12718)
337.90	n	(P-9273)	515.400	n	(P-9370; O-17698)
337.100	n	(P-9273)	515.500	n	(P-9370; O-17698; RC-17703)
337.110	n	(P-9273)	527.10	am	(P-8095; A-18844)
337.120	n	(P-9273)	527.100	am	(P-8095; A-18844)
337.130	n	(P-9273)	527.200	am	(P-8095; A-18844)
337.140	n	(P-9273)	527.300	am	(P-8095; A-18844)
337.150	n	(P-9273)	530.10	am	(P-8095; A-18844)
337.160	n	(P-9273)	530.110	am	(P-8095; A-18844)
337.170	n	(P-9273)	530.130	am	(P-8095; A-18844)
337.180	n	(P-9273)	530.140	am	(P-8095; A-18844)
337.190	n	(P-9273)	530.200	am	(P-8095; A-18844)
337.200	n	(P-9273)	530.230	am	(P-8095; A-18844)
337.210	n	(P-9273)	530.240	am	(P-8095; A-18844)
337.220	n	(P-9273)	530.250	am	(P-8095; A-18844)
352 Ap.A	am	(P-18871)	540.40	am	(P-11676)
410.10	n	(P-439; A-9407; E-999)	552.30	am	(P-11676)
410.20	n	(P-439; O-8206; R-9622)	552.60	am	(P-11676)
		(P-439; O-8206; R-9622)	552.90	am	(P-11676)
		(P-439; O-8206; R-9622)	552.90	am	(P-11676)
410.30	n	(P-439; A-9407; E-999)	562.30	am	(P-11676)
410.40	n	(P-439; A-9407; E-999)	567.20	am	(P-11676)
410.50	n	(P-439; A-9407; E-999)	567.30	am	(P-11676)
410.60	n	(P-439; A-9407; E-999)	572.60	am	(P-11676)
		(P-439; A-9407; E-999)	572.60	am	(P-11676)
410.70	n	(P-439; A-9407; E-999)	572.90	am	(P-11676)
410.80	n	(P-439; A-9407; E-999)	572.90	am	(P-11676)
410.90	n	(P-439; A-9407; E-999)	587.70	am	(P-11676)
411.00	n	(P-439; A-9407; E-999)	587.70	am	(P-11676)
411.10	n	(P-439; A-9407; E-999)	587.100	am	(P-11676)
411.20	n	(P-439; A-9407; E-999)	587.105	am	(P-11676)
411.30	n	(P-439; A-9407; E-999)	587.110	am	(P-11676)
411.40	n	(P-439; A-9407; E-999)	587.120	am	(P-11676)
411.50	n	(P-439; A-9407; E-999)	587.600	am	(P-11676)
411.60	n	(P-439; A-9407; E-999)	592.30	am	(P-11676)
411.70	n	(P-439; A-9407; E-999)	592.50	am	(P-11676)
411.80	n	(P-439; A-9407; E-999)	592.55	am	(P-11676)
411.90	n	(P-439; A-9407; E-999)	592.65	am	(P-11676)
412.00	n	(P-439; A-9407; E-999)	592.75	am	(P-11676)
412.10	n	(P-439; A-9407; E-999)	592.75	am	(P-11676)
412.20	n	(P-439; A-9407; E-999)	592.85	am	(P-11676)
412.30	n	(P-439; A-9407; E-999)	592.85	am	(P-11676)
412.40	n	(P-439; A-9407; E-999)	602.20	am	(P-11676)
412.50	n	(P-439; A-9407; E-999)	607.20	am	(P-11676)
412.60	n	(P-439; A-9407; E-999)	617.20	am	(P-11676)
412.70	n	(P-439; A-9407; E-999)	617.50	am	(P-11676)
412.80	n	(P-439; A-9407; E-999)	617.55	am	(P-11676)
412.90	n	(P-439; A-9407; E-999)	617.60	am	(P-11676)
413.00	n	(P-439; A-9407; E-999)	650.1	am	(P-11676)
413.10	n	(P-439; A-9407; E-999)	650.10	am	(P-11676)
413.20	n	(P-439; A-9407; E-999)	650.10	am	(P-11676)
413.30	n	(P-439; A-9407; E-999)	650.20	am	(P-11676)
413.40	n	(P-439; A-9407; E-999)	650.30	am	(P-11676)
413.50	n	(P-439; A-9407; E-999)	650.30	am	(P-11676)
413.60	n	(P-439; A-9407; E-999)	650.30	am	(P-11676)
413.70	n	(P-439; A-9407; E-999)	650.30	am	(P-11676)
413.80	n	(P-439; A-9407; E-999)	650.30	am	(P-11676)

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